UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-Q

(Mark One)

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended September 30, 2014

O

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission file number: 001-35666

Summit Midstream Partners, LP

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

2100 McKinney Avenue, Suite 1250 Dallas, Texas

(Address of principal executive offices)

(214) 242-1955

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. x Yes o No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). x Yes o No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer o

Non-accelerated filer o (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). o Yes x No Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

ClassAs of October 31, 2014Common Units34,423,997 unitsSubordinated Units24,409,850 unitsGeneral Partner Units1,200,651 units

45-5200503 (I.R.S. Employer Identification No.)

> **75201** (Zip Code)

> > Smaller reporting company o

Accelerated filer x

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FORWARD-LOOKING STATEMENTS

Investors are cautioned that certain statements contained in this report as well as in periodic press releases and certain oral statements made by our officials during our presentations are "forward-looking" statements. Forward-looking statements include, without limitation, any statement that may project, indicate or imply future results, events, performance or achievements, and may contain the words "expect," "intend," "plan," "anticipate," "estimate," "believe," "will be," "will continue," "will likely result," and similar expressions, or future conditional verbs such as "may," "will," "should," "would," and "could." In addition, any statement concerning future financial performance (including future revenues, earnings or growth rates), ongoing business strategies or prospects, and possible actions taken by us or our subsidiaries, are also forward-looking statements. These forward-looking statements involve external risks and uncertainties, including, but not limited to, those described under the section entitled "Risk Factors" included herein.

Forward-looking statements are based on current expectations and projections about future events and are inherently subject to a variety of risks and uncertainties, many of which are beyond the control of our management team. All forward-looking statements in this report and subsequent written and oral forward-looking statements attributable to us, or to persons acting on our behalf, are expressly qualified in their entirety by the cautionary statements in this paragraph. These risks and uncertainties include, among others:

- fluctuations in crude oil, natural gas and natural gas liquids prices;
- the extent and success of drilling efforts, as well as the extent and quality of natural gas volumes produced within proximity of our assets;
- failure or delays by our customers in achieving expected production in their natural gas and crude oil projects;
- competitive conditions in our industry and their impact on our ability to connect natural gas supplies to our gathering and processing assets or systems;
- actions or inactions taken or non-performance by third parties, including suppliers, contractors, operators, processors, transporters and customers, including the inability or failure of our shipper customers to meet their financial obligations under our gathering agreements;
- our ability to acquire any assets owned by Summit Investments, which is subject to a number of factors, including Summit Investments
 deciding, in its sole discretion, to offer us the right to acquire such equity interests, the ability to reach agreement on acceptable terms,
 the approval of a conflicts committee of our general partner's board of directors (if appropriate), prevailing conditions and outlook in the
 natural gas and NGL industries and markets, and our ability to obtain financing on acceptable terms from the capital markets or other
 sources;
- our ability to consummate acquisitions, successfully integrate the acquired businesses, realize any cost savings and other synergies from any acquisition;
- · the ability to attract and retain key management personnel;
- commercial bank and capital market conditions and the potential impact of changes or disruptions in the credit and/or capital markets;
- changes in the availability and cost of capital, and the results of our financing efforts, including availability of funds in the credit and/or capital markets;
- · restrictions placed on us by the agreements governing our debt instruments;
- · the availability, terms and cost of downstream transportation and processing services;
- · operating hazards, natural disasters, accidents, weather-related delays, casualty losses and other matters beyond our control;
- · weather conditions and seasonal trends;
- timely receipt of necessary government approvals and permits, our ability to control the costs of construction, including costs of
 materials, labor and rights-of-way and other factors that may impact our ability to complete projects within budget and on schedule;
- the effects of existing and future laws and governmental regulations, including environmental and climate change requirements;

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- the effects of litigation;
- changes in general economic conditions; and
- certain factors discussed elsewhere in this report.

Developments in any of these areas could cause actual results to differ materially from those anticipated or projected or cause a significant reduction in the market price of our common units and senior notes.

The foregoing list of risks and uncertainties may not contain all of the risks and uncertainties that could affect us. In addition, in light of these risks and uncertainties, the matters referred to in the forward-looking statements contained in this document may not in fact occur. Accordingly, undue reliance should not be placed on these statements. We undertake no obligation to publicly update or revise any forward-looking statements as a result of new information, future events or otherwise, except as otherwise required by law.

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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

	s	eptember 30,	Γ	December 31,
		2014 (Dollars in	thous	2013
Assets		(Dollars ir	inous	anusj
Current assets:				
Cash and cash equivalents	\$	14,133	\$	20,357
Accounts receivable	φ	49,337	φ	67,877
Other current assets				
		3,771		4,741
Total current assets		67,241		92,975
Property, plant and equipment, net		1,235,100		1,158,081
Intangible assets, net:				
Favorable gas gathering contracts		16,575		17,880
Contract intangibles		358,949		383,306
Rights-of-way		100,810		100,991
Total intangible assets, net		476,334		502,177
Goodwill		115,888		115,888
Other noncurrent assets		18,092		14,618
Total assets	\$	1,912,655	\$	1,883,739
Liabilities and Partners' Capital				
Current liabilities:				
Trade accounts payable	\$	17,176	\$	25,117
Due to affiliate	Ψ	425	Ψ	653
Deferred revenue		2,609		1,555
Ad valorem taxes payable		6,602		8,375
Accrued interest		9,108		12,144
Other current liabilities				
		13,202		11,729
Total current liabilities		49,122		59,573
Long-term debt		775,000		586,000
Noncurrent liability, net (Note 4)		5,762		6,374
Deferred revenue		41,134		29,683
Other noncurrent liabilities		1,723		372
Total liabilities		872,741		682,002
Commitments and contingencies (Note 11)				
Common limited partner capital (34,423,997 units issued and outstanding at September 30, 2014 and 29,079,866 units issued and outstanding at December 31, 2013)		690,661		566,532
Subordinated limited partner capital (24,409,850 units issued and outstanding at September 30, 2014 and December 31, 2013)		323,455		379,287
General partner interests (1,200,651 units issued and outstanding at September 30, 2014 and 1,091,453 issued and outstanding at December 31, 2013)		25,798		23,324
Summit Investments' equity in contributed subsidiaries				232,594
Total partners' capital		1,039,914		1,201,737
Total liabilities and partners' capital	\$	1,912,655	\$	1,883,739
The accompanying notes are an integral part of these unaudited condensed consolidated financial state	_			, , - • •

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	 Three months en	ended September 30, Nine months ende			led S	eptember 30,	
	 2014		2013		2014	2013	
	(lı	n tho	usands, except p	er-ur	nit and unit amou	nts)	
Revenues:							
Gathering services and other fees	\$ 55,577	\$	54,195	\$	160,479	\$	148,084
Natural gas, NGLs and condensate sales and other	23,696		22,087		76,242		62,175
Amortization of favorable and unfavorable contracts	 (243)		(263)		(693)		(794)
Total revenues	 79,030		76,019		236,028		209,465
Costs and expenses:							
Cost of natural gas and NGLs	14,430		13,814		46,090		35,217
Operation and maintenance	18,467		19,156		57,507		55,107
General and administrative	8,337		7,508		24,914		22,481
Transaction costs	62		148		675		2,620
Depreciation and amortization	 21,036		18,487		61,158		49,201
Total costs and expenses	 62,332		59,113		190,344		164,626
Other income (expense)	1		(112)		(3)		(110)
Interest expense	(10,558)		(6,937)		(28,504)		(11,840)
Income before income taxes	6,141		9,857		17,177		32,889
Income tax expense	 (28)		(177)		(655)		(579)
Net income	\$ 6,113	\$	9,680	\$	16,522	\$	32,310
Less: net income attributable to Summit Investments (Note 1)	 _		2,989		2,828		5,071
Net income attributable to SMLP	 6,113		6,691		13,694		27,239
Less: net income attributable to general partner, including IDRs	1,204		134		2,436		545
Net income attributable to limited partners	\$ 4,909	\$	6,557	\$	11,258	\$	26,694
Earnings per limited partner unit (Note 7):							
Common unit – basic	\$ 0.08	\$	0.12	\$	0.22	\$	0.57
Common unit – diluted	\$ 0.08	\$	0.12	\$	0.22	\$	0.57
Subordinated unit – basic and diluted	\$ 0.08	\$	0.12	\$	0.17	\$	0.48
Weighted-average limited partner units outstanding (Note 7):							
Common units – basic	34,423,751		29,074,743		32,935,759		26,234,042
Common units – diluted	34,658,169		29,227,041		33,143,656		26,352,234
Subordinated units – basic and diluted	24,409,850		24,409,850		24,409,850		24,409,850
Cash distributions declared and paid per common unit	\$ 0.520	\$	0.435	\$	1.500	\$	1.265

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF PARTNERS' CAPITAL

			P	artners' capital			Summit Investments'	
		Limited	part	ners			equity in contributed	
		Common		Subordinated	G	General partner	subsidiaries	Total
						(In thousands)		
Partners' capital, January 1, 2013	\$	418,856	\$	380,169	\$	20,222	\$ 211,001	\$ 1,030,248
Net income		13,691		13,003		545	5,071	32,310
SMLP LTIP unit-based compensation		1,970		—		—	—	1,970
Distributions to unitholders		(32,909)		(30,878)		(1,301)	—	(65,088)
Consolidation of Bison Midstream net assets		—		—		—	303,168	303,168
Contribution from Summit Investments to Bison Midstream		_		_		_	2,229	2,229
Purchase of Bison Midstream		47,936		—		978	(248,914)	(200,000)
Contribution of net assets from Summit Investments in excess of consideration paid for Bison Midstream		28,558		26,846		1,131	(56,535)	_
Issuance of units in connection with the Mountaineer Acquisition		98,000		_		2,000	_	100,000
Cash advance to Summit Investments from contributed subsidiaries, net		_		_		_	(5,289)	(5,289)
Expenses paid by Summit Investments on behalf of contributed subsidiaries		_		_		_	7,558	7,558
Capitalized interest allocated to Red Rock Gathering projects from Summit Investments		_		_		_	283	283
Class B membership interest unit-based compensation		17		_		_	367	384
Repurchase of DFW Net Profits Interests		(5,859)		(5,859)		(239)		(11,957)
Partners' capital, September 30, 2013	\$	570,260	\$	383,281	\$	23,336	\$ 218,939	\$ 1,195,816
Partners' capital, January 1, 2014	\$	566,532	\$	379,287	\$	23,324	\$ 232,594	\$ 1,201,737
Net income		6,506		4,752		2,436	2,828	16,522
SMLP LTIP unit-based compensation		3,499		—		_	—	3,499
Tax withholdings on vested SMLP LTIP awards		(656)		—		_	—	(656)
Issuance of common units, net of offering costs		197,879		—		—	—	197,879
Contribution from general partner		—		—		4,235	—	4,235
Purchase of Red Rock Gathering		—		—		—	(305,000)	(305,000)
Excess of purchase price over acquired carrying value of Red Rock Gathering)	(36,228)		(25,691)		(1,264)	63,183	_
Assets contributed to Red Rock Gathering from Summit Investments		2,426		1,722		85	_	4,233
Cash advance from Summit Investments to contributed subsidiaries		_		_		_	1,982	1,982
Expenses paid by Summit Investments on behalf of contributed subsidiaries		_		_		_	4,413	4,413
Repurchase of SMLP LTIP units		(228)						(228)
Distributions to unitholders		(49,069)		(36,615)		(3,018)	—	(88,702)
Partners' capital, September 30, 2014	\$	690,661	\$	323,455	\$	25,798	\$ 	\$ 1,039,914

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Nine mont	Nine months ended Se			
	2014		2013		
		(In thousa	ınds)		
Cash flows from operating activities:					
Net income	\$ 16,	522 \$	32,310		
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation and amortization	61,	851	49,995		
Amortization of deferred loan costs	1,	970	1,591		
Unit-based compensation	3,	499	2,354		
Loss on asset sales		6	113		
Changes in operating assets and liabilities:					
Accounts receivable	18,	540	(4,341)		
Due to affiliate	(228)	836		
Trade accounts payable	(2,	259)	1,670		
Change in deferred revenue	12,	505	9,561		
Ad valorem taxes payable	(1,	773)	715		
Accrued interest	(3,	036)	6,509		
Other, net	3,	476	1,347		
Net cash provided by operating activities	111,	073	102,660		
Cash flows from investing activities:					
Capital expenditures	(104,	146)	(75,196)		
Proceeds from asset sales		24	585		
Acquisition of gathering systems	(10,	872)	(210,000)		
Acquisition of gathering system from affiliate	(305,	000)	(200,000)		
Net cash used in investing activities	(419,	994)	(484,611)		
Cash flows from financing activities:					
Distributions to unitholders	(88,	702)	(65,089)		
Borrowings under revolving credit facility	204,	295	360,000		
Repayments under revolving credit facility	(315,	295)	(294,180)		
Deferred loan costs	(5,	226)	(7,788)		
Tax withholdings on vested SMLP LTIP awards	(656)	_		
Proceeds from issuance of common units, net	197,	879	_		
Contribution from general partner	4,	235			
Cash advance from (to) Summit Investments to (from) contributed subsidiaries, net	1,	982	(3,057)		
Expenses paid by Summit Investments on behalf of contributed subsidiaries	4,	413	8,208		
Issuance of senior notes	300,	000	300,000		
Issuance of units to affiliate in connection with the Mountaineer Acquisition		_	100,000		
Repurchase of equity-based compensation awards	(228)	(11,957)		
Net cash provided by financing activities	302,		386,137		
Net change in cash and cash equivalents		224)	4,186		
Cash and cash equivalents, beginning of period	•	357	11,334		
Cash and cash equivalents, end of period		133 \$			

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (continued)

	Nine months ended Septer			ptember 30,
	2014			2013
		(In tho	usand	s)
Supplemental Cash Flow Disclosures:				
Cash interest paid	\$	29,779	\$	6,548
Less: capitalized interest		2,485		3,051
Interest paid (net of capitalized interest)	\$	27,294	\$	3,497
Cash paid for taxes	\$	—	\$	660
Noncash Investing and Financing Activities:				
Capital expenditures in trade accounts payable (period-end accruals)	\$	10,787	\$	5,538
Excess of purchase price over acquired carrying value of Red Rock Gathering		63,183		_
Assets contributed to Red Rock Gathering from Summit Investments		4,233		_
Issuance of units to affiliate to partially fund the Bison Drop Down		_		48,914
Contribution of net assets from Summit Investments in excess of consideration paid for Bison Midstream		—		56,535
The accompanying notes are an integral part of these unaudited condensed consolidated financial statemer	nts			

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

SUMMIT MIDSTREAM PARTNERS, LP AND SUBSIDIARIES NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. ORGANIZATION, BUSINESS OPERATIONS AND BASIS OF PRESENTATION

Organization. Summit Midstream Partners, LP ("SMLP" or the "Partnership"), a Delaware limited partnership, was formed in May 2012 and began operations in October 2012 in connection with its initial public offering ("IPO") of common limited partner units. SMLP is a growthoriented limited partnership focused on developing, owning and operating midstream energy infrastructure assets that are strategically located in the core producing areas of unconventional resource basins, primarily shale formations, in North America.

Effective with the completion of its IPO on October 3, 2012, SMLP had a 100% ownership interest in Summit Midstream Holdings, LLC ("Summit Holdings") which had a 100% ownership interest in both DFW Midstream Services LLC ("DFW Midstream") and Grand River Gathering, LLC ("Grand River Gathering").

On June 4, 2013, the Partnership acquired all of the membership interests of Bison Midstream, LLC ("Bison Midstream") from a wholly owned subsidiary of Summit Midstream Partners, LLC ("Summit Investments") (the "Bison Drop Down"), and thereby acquired certain associated natural gas gathering pipeline, dehydration and compression assets in the Bakken Shale Play in Mountrail and Burke counties in North Dakota (the "Bison Gas Gathering system").

Prior to the Bison Drop Down, on February 15, 2013, Summit Investments acquired Bear Tracker Energy, LLC ("BTE"), which was subsequently renamed Meadowlark Midstream Company, LLC ("Meadowlark Midstream"). The Bison Gas Gathering system was carved out from Meadowlark Midstream in connection with the Bison Drop Down. As such, it was determined to be a transaction among entities under common control.

On June 21, 2013, Mountaineer Midstream Company, LLC ("Mountaineer Midstream"), a newly formed, wholly owned subsidiary of the Partnership, acquired certain natural gas gathering pipeline and compression assets in the Marcellus Shale Play in Doddridge and Harrison counties, West Virginia from an affiliate of MarkWest Energy Partners, L.P. ("MarkWest") (the "Mountaineer Acquisition").

In October 2012, Summit Investments acquired ETC Canyon Pipeline, LLC ("Canyon") from a subsidiary of Energy Transfer Partners, L.P. The Canyon gathering and processing assets were contributed to Red Rock Gathering Company, LLC ("Red Rock Gathering"), a newly formed, wholly owned subsidiary of Summit Investments. Red Rock Gathering gathers and processes natural gas and natural gas liquids in the Piceance Basin in western Colorado and eastern Utah. On March 18, 2014, SMLP acquired all of the membership interests of Red Rock Gathering from a subsidiary of Summit Investments (the "Red Rock Drop Down"). As such, it was determined to be a transaction among entities under common control. Concurrent with the closing of the Red Rock Drop Down, SMLP contributed its interest in Red Rock Gathering to Grand River Gathering. For additional information, see Notes 6 and 12.

Summit Investments is a Delaware limited liability company and the predecessor for accounting purposes of SMLP. Summit Investments was formed and began operations in September 2009. Through August 2011, Summit Investments was wholly owned by Energy Capital Partners II, LLC and its parallel and co-investment funds (collectively, "Energy Capital Partners"). In August 2011, Energy Capital Partners sold an interest in Summit Investments to a subsidiary of GE Energy Financial Services, Inc. ("GE Energy Financial Services"). On June 17, 2014, GE Energy Financial Services exchanged 100% of its Class A membership interests in Summit Investments for a new class of membership interests, structured as Class C Preferred interests. As a result, GE Energy Financial Services as our "Sponsors" for the period from August 2011 until June 17, 2014, and we refer to Energy Capital Partners as our sole "Sponsor" subsequent to June 17, 2014. As of September 30, 2014, Summit Investments, through a wholly owned subsidiary, held 5,293,571 SMLP common units, all of our subordinated units and all of our general partner units representing a 2% general partner interest in SMLP.

SMLP is managed and operated by the board of directors and executive officers of Summit Midstream GP, LLC (the "general partner"). Summit Investments, as the ultimate owner of our general partner, controls SMLP and has the right to appoint the entire board of directors of our general partner, including our independent directors. SMLP's operations are conducted through, and our operating assets are owned by, various operating subsidiaries. However, neither SMLP nor its subsidiaries have any employees. The general partner has the sole responsibility for providing the personnel necessary to conduct SMLP's operations, whether through directly hiring employees or by obtaining the services of personnel employed by others, including Summit Investments. All of the personnel that conduct

SMLP's business are employed by the general partner and its affiliates, but these individuals are sometimes referred to as our employees.

References to the "Company," "we," or "our," when used for dates or periods ended on or after the IPO, refer collectively to SMLP and its subsidiaries. References to the "Company," "we," or "our," when used for dates or periods ended prior to the IPO, refer collectively to Summit Investments and its subsidiaries.

Business Operations. We provide natural gas gathering, treating and processing services pursuant to primarily long-term and fee-based, natural gas gathering agreements with our customers. Our results are driven primarily by the volumes of natural gas that we gather, treat and process across our systems. Our gathering and processing systems and the unconventional resource basins in which they operate as of September 30, 2014 were as follows:

- Mountaineer Midstream the Appalachian Basin, which includes the Marcellus Shale formation in northern West Virginia;
- Bison Midstream the Williston Basin, which includes the Bakken and Three Forks shale formations in northwestern North Dakota;
- DFW Midstream the Fort Worth Basin, which includes the Barnett Shale formation in north-central Texas; and
- Grand River Gathering the Piceance Basin, which includes the Mesaverde formation and the Mancos and Niobrara shale formations
 in western Colorado and eastern Utah.

Our operating subsidiaries are DFW Midstream (which includes the Mountaineer Midstream gathering system), Bison Midstream and Grand River Gathering. All of our operating subsidiaries are midstream energy companies focused on the development, construction and operation of natural gas gathering and processing systems.

Basis of Presentation and Principles of Consolidation. We prepare our unaudited condensed consolidated financial statements in accordance with accounting principles generally accepted in the United States of America ("GAAP"). These principles are established by the Financial Accounting Standards Board. We make estimates and assumptions that affect the reported amounts of assets and liabilities at the balance sheet dates, including fair value measurements, the reported amounts of revenue and expense, and the disclosure of contingencies. Although management believes these estimates are reasonable, actual results could differ from its estimates.

These unaudited condensed consolidated financial statements reflect the results of operations of: (i) Red Rock Gathering for all periods presented, (ii) Bison Midstream since February 16, 2013, and (iii) Mountaineer Midstream since June 22, 2013. SMLP recognized its acquisitions of Red Rock Gathering and Bison Midstream at Summit Investments' historical cost because the acquisitions were executed by entities under common control. The excess of the purchase price paid by SMLP over Summit Investments' net investment in Red Rock Gathering was recognized as a reduction to partners' capital. The excess of Summit Investments' net investment in Bison Midstream over the purchase price paid by SMLP was recognized as an addition to partners' capital. Due to the common control aspect, the Red Rock Drop Down and the Bison Drop Down were accounted for by the Partnership on an "as-if pooled" basis for the periods during which common control existed. The unaudited condensed consolidated financial statements include the assets, liabilities, and results of operations of SMLP and its respective wholly owned subsidiaries. All intercompany transactions among the consolidated entities have been eliminated in consolidation.

These unaudited condensed consolidated financial statements have been prepared pursuant to the rules and the regulations of the Securities and Exchange Commission (the "SEC"). Certain information and note disclosures normally included in annual financial statements prepared in accordance with GAAP have been condensed or omitted pursuant to those rules and regulations, although the Partnership believes that the disclosures made are adequate to make the information not misleading. These unaudited condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto that are included in our annual report on Form 10-K for the year ended December 31, 2013, as updated and superseded by our current report on Form 8-K dated July 3, 2014 (the "2013 Annual Report"). The results of operations for an interim period are not necessarily indicative of results expected for a full year.

We conduct our operations in the midstream sector with four operating segments: Mountaineer Midstream, Bison Midstream, DFW Midstream and Grand River Gathering. However, due to their similar characteristics and how we manage our business, we have aggregated these segments into one reportable segment for disclosure purposes. The assets of our reportable segment consist of natural gas gathering and processing systems and related plant and equipment. Our operating segments reflect the way in which we internally report the financial information used to make decisions and allocate resources in connection with our operations.

For additional information, see Note 1 to the audited consolidated financial statements included in the 2013 Annual Report.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Other Current Assets. Other current assets primarily consist of prepaid expenses that are charged to expense over the period of benefit or the life of the related contract.

Fair Value of Financial Instruments. The carrying amount of cash and cash equivalents, accounts receivable, and accounts payable reported on the balance sheet approximates fair value due to their short-term maturities.

A summary of the estimated fair value for financial instruments follows.

		September 30, 2014				December 31, 2013										
	Carry	Carrying value		Estimated Carrying value fair value (Level 2)		Estimated fair value (Level 2)				Carrying value		Carrying value fair				Estimated value (Level 2)
		(In thousands)														
Revolving credit facility	\$	175,000	\$	175,000	\$	286,000	\$	286,000								
5.5% Senior notes		300,000		297,500				_								
7.5% Senior notes		300,000		323,750		300,000		314,625								

The revolving credit facility's carrying value on the balance sheet is its fair value due to its floating interest rate. The fair value for the senior notes is based on an average of nonbinding broker quotes as of September 30, 2014 and December 31, 2013. The use of different market assumptions or valuation methodologies may have a material effect on the estimated fair value of the senior notes.

Commitments and Contingencies. We record accruals for loss contingencies when we determine that it is probable that a liability has been incurred and that such economic loss can be reasonably estimated. Such determinations are subject to interpretations of current facts and circumstances, forecasts of future events, and estimates of the financial impacts of such events.

Revenue Recognition. We generate the majority of our revenue from the natural gas gathering, treating and processing services that we provide to our natural gas producer customers. We also generate revenue from our marketing of natural gas and natural gas liquids ("NGLs"). We realize revenues by receiving fees from our producer customers or by selling the residue natural gas and NGLs.

We recognize revenue earned from fee-based gathering, treating and processing services in gathering services and other fees revenue. We also earn revenue from the sale of physical natural gas purchased from our customers under percentage-of-proceeds and keep-whole arrangements. These revenues are recognized in natural gas, NGLs and condensate sales and other with corresponding expense recognition in cost of natural gas and NGLs. We sell substantially all of the natural gas that we retain from our DFW Midstream customers to offset the power expenses of the electric-driven compression on the DFW Midstream system. We also sell condensate retained from our gathering services at Grand River Gathering. Revenues from the retainage of natural gas and condensate are recognized in natural gas, NGLs and condensate sales and other; the associated expense is included in operation and maintenance expense. Certain customers reimburse us for costs we incur on their behalf. We record costs incurred and reimbursed by our customers on a gross basis.

We recognize revenue when all of the following criteria are met: (i) persuasive evidence of an exchange arrangement exists, (ii) delivery has occurred or services have been rendered, (iii) the price is fixed or determinable, and (iv) collectability is reasonably assured.

We obtain access to natural gas and provide services principally under contracts that contain one or more of the following arrangements:

Fee-based arrangements. Under fee-based arrangements, we receive a fee or fees for one or more of the following services: natural
gas gathering, treating, and/or processing. Fee-based arrangements include natural gas purchase arrangements pursuant to which we
purchase natural gas at the wellhead, or other receipt points, at a settled price at the delivery point less a specified amount, generally
the same as the fees we would otherwise charge for gathering of natural gas from the wellhead location to the delivery point. The
margins earned are directly related to the volume of natural gas that flows through the system.

- Percent-of-proceeds arrangements. Under percent-of-proceeds arrangements, we generally purchase natural gas from producers at
 the wellhead, or other receipt points, gather the wellhead natural gas through our gathering system, treat the natural gas, process the
 natural gas and/or sell the natural gas to a third party for processing. We then remit to our producers an agreed-upon percentage of the
 actual proceeds received from sales of the residue natural gas and NGLs. Certain of these arrangements may also result in returning
 all or a portion of the residue natural gas that flows through the system and the price at which we are able to sell the residue natural
 gas and NGLs.
- Keep-Whole. Under keep-whole arrangements, after processing we keep 100% of the NGLs produced, and the processed natural gas, or value of the natural gas, is returned to the producer. Since some of the natural gas is used and removed during processing, we compensate the producer for the amount of natural gas used and removed in processing by supplying additional natural gas or by paying an agreed-upon value for the natural gas utilized. These arrangements have commodity price exposure for us because the costs are dependent on the price of natural gas and the revenues are based on the price of NGLs.

Certain of our natural gas gathering or processing agreements provide for a monthly, quarterly or annual minimum volume commitment ("MVC"). Under these MVCs, our customers agree to ship a minimum volume of natural gas on our gathering systems or to pay a minimum monetary amount over certain periods during the term of the MVC. A customer must make a shortfall payment to us at the end of the contract period if its actual throughput volumes are less than its MVC for that period. Certain customers are entitled to utilize shortfall payments to offset gathering fees in one or more subsequent periods to the extent that such customer's throughput volumes in subsequent periods exceed its MVC for that period.

We record customer billings for obligations under their MVCs as deferred revenue when the customer has the right to utilize shortfall payments to offset gathering or processing fees in subsequent periods. We recognize deferred revenue under these arrangements in revenue once all contingencies or potential performance obligations associated with the related volumes have either (i) been satisfied through the gathering or processing of future excess volumes of natural gas, or (ii) expired (or lapsed) through the passage of time pursuant to the terms of the applicable natural gas gathering agreement. We classify deferred revenue as current for arrangements where the expiration of a customer's right to utilize shortfall payments is twelve months or less. A rollforward of current and noncurrent deferred revenue follows.

	Nin	e months end 2	ded Sep 014	otember 30,	
	(Current	N	oncurrent	
		(In thousands)			
Deferred revenue, beginning of period	\$	1,555	\$	29,683	
Additions		2,609		11,451	
Less: revenue recognized due to expiration		1,555		_	
Deferred revenue, end of period	\$	2,609	\$	41,134	

As of September 30, 2014, accounts receivable included \$2.6 million of shortfall billings related to MVC arrangements that can be utilized to offset gathering fees in subsequent periods. Noncurrent deferred revenue at September 30, 2014 represents amounts that provide certain customers the ability to offset their gathering fees over a period up to seven years to the extent that the customer's throughput volumes exceeds its MVC.

Income Taxes. Since we are structured as a partnership, we are generally not subject to federal and state income taxes, except as noted below. As a result, our unitholders or members are individually responsible for paying federal and state income taxes on their share of our taxable income.

In general, legal entities that are chartered, organized or conducting business in the state of Texas are subject to a franchise tax (the "Texas Margin Tax"). The Texas Margin Tax has the characteristics of an income tax because it is determined by applying a tax rate to a tax base that considers both revenues and expenses. Our financial statements reflect provisions for these tax obligations.

In June 2014, the Company elected to apply changes to the determination of cost of goods sold for the Texas Margin Tax which permits the use of accelerated depreciation allowed for federal income tax purposes. As a result of this change, we recognized a \$1.0 million deferred tax liability and current income tax expense for the three and

nine months ended September 30, 2014 was reduced by \$0.1 million and \$0.3 million respectively. The associated deferred tax liability of \$1.3 million is included in other noncurrent liabilities at September 30, 2014.

Earnings Per Unit ("EPU"). We determine EPU by dividing the net income that is attributed, in accordance with the net income and loss allocation provisions of the partnership agreement, to the common and subordinated unitholders under the two-class method, after deducting the general partner's 2% interest in net income and any payments to the general partner in connection with their incentive distribution rights ("IDRs"), by the weighted-average number of common and subordinated units outstanding during the quarter-to-date and year-to-date periods in 2014 and 2013. Diluted earnings per limited partner unit reflects the potential dilution that could occur if securities or other agreements to issue common units, such as unit-based compensation, were exercised, settled or converted into common units. When it is determined that potential common units resulting from an award subject to performance or market conditions should be included in the diluted earnings per limited partner unit calculation, the impact is reflected by applying the treasury stock method.

Comprehensive Income. Comprehensive income is the same as net income for all periods presented.

Environmental Matters. We are subject to various federal, state and local laws and regulations relating to the protection of the environment. Although we believe that we are in material compliance with applicable environmental regulations, the risk of costs and liabilities are inherent in pipeline ownership and operation. Liabilities for loss contingencies, including environmental remediation costs, arising from claims, assessments, litigation, fines, and penalties and other sources are charged to expense when it is probable that a liability has been incurred and the amount of the assessment and/or remediation can be reasonably estimated. There are no such material liabilities in the accompanying financial statements at September 30, 2014 or December 31, 2013. However, we can provide no assurance that significant costs and liabilities will not be incurred by the Partnership in the future. We are currently not aware of any material contingent liabilities that exist with respect to environmental matters.

Other Significant Accounting Policies. For information on our other significant accounting policies, see Note 2 of the audited consolidated financial statements included in the 2013 Annual Report.

Recent Accounting Pronouncements. Accounting standard setters frequently issue new or revised accounting rules. We review new pronouncements to determine the impact, if any, on our financial statements. There are currently no recent pronouncements that have been issued that we believe will materially affect our financial statements, except as noted below.

In May 2014, the Financial Accounting Standards Board released a joint revenue recognition standard, Accounting Standards Update No. 2014-09 ("ASC Update 2014-09"). Under ASC Update 2014-09, revenue will be recognized under a five-step model: (i) identify the contract with the customer; (ii) identify the performance obligations in the contract; (iii) determine the transaction price; (iv) allocate the transaction price to performance obligations; and (v) recognize revenue when (or as) the partnership satisfies a performance obligation. This new standard is effective for fiscal years, and interim periods within those years, beginning after December 15, 2016, and interim and annual periods thereafter. Early adoption is not permitted. We are currently in the process of evaluating the impact of this update.

3. PROPERTY, PLANT, AND EQUIPMENT, NET

Details on property, plant, and equipment, net were as follows:

	Useful lives (In	September 30,			December 31,
	years)		2014		2013
		(Dolla	ars in thousand	s)	
Natural gas gathering and processing systems	30	\$	854,216	\$	744,359
Compressor stations and compression equipment	30		399,326		380,000
Construction in progress	n/a		50,624		83,765
Other	4-15		35,557		21,304
Total			1,339,723		1,229,428
Less: accumulated depreciation			104,623		71,347
Property, plant, and equipment, net		\$	1,235,100	\$	1,158,081

Construction in progress is depreciated consistent with its applicable asset class once it is placed in service. Depreciation expense related to property, plant, and equipment and capitalized interest were as follows:

	Th	Three months ended September 30,			N	ptember 30,		
		2014		2013		2014		2013
		(In thousands)						
Depreciation expense	\$	11,656	\$	10,056	\$	33,282	\$	26,381
Capitalized interest		982 1,985 2,485					3,051	

4. IDENTIFIABLE INTANGIBLE ASSETS, NONCURRENT LIABILITY AND GOODWILL

Identifiable Intangible Assets and Noncurrent Liability. Identifiable intangible assets and the noncurrent liability, which are subject to amortization, were as follows:

	September 30, 2014										
	Useful lives (In years)	Gross carrying amount		, , ,			Net				
		(Dollars in thousands)									
Favorable gas gathering contracts	18.7	\$	24,195	\$	(7,620)	\$	16,575				
Contract intangibles	12.5		426,464		(67,515)		358,949				
Rights-of-way	24.2		112,044		(11,234)		100,810				
Total amortizable intangible assets		\$	562,703	\$	(86,369)	\$	476,334				
Unfavorable gas gathering contract	10.0	\$	10,962	\$	(5,200)	\$	5,762				

	December 31, 2013										
	Useful lives (In years)	Gross carrying amount			Accumulated amortization		Net				
		(Dollars in thousands)									
Favorable gas gathering contracts	18.7	\$	24,195	\$	(6,315)	\$	17,880				
Contract intangibles	12.5		426,464		(43,158)		383,306				
Rights-of-way	24.3		108,706		(7,715)		100,991				
Total amortizable intangible assets		\$	559,365	\$	(57,188)	\$	502,177				
Unfavorable gas gathering contract	10.0	\$	10,962	\$	(4,588)	\$	6,374				

We recognized amortization expense in revenues as follows:

	T	Three months ended September 30,				Nine months end	led S	ed September 30,	
		2014		2013	2014			2013	
				(in tho	usan	ds)			
Amortization expense – favorable gas gathering contracts	\$	(436)	\$	(510)	\$	(1,305)	\$	(1,610)	
Amortization expense – unfavorable gas gathering contract		193		247		612		816	
Amortization of favorable and unfavorable contracts	\$	(243)	\$	(263)	\$	(693)	\$	(794)	

We recognized amortization expense in costs and expenses as follows:

	Т	hree months en	September 30,		Nine months end	led S	d September 30,	
	2014			2013	2013 2014			2013
				(In tho	housands)			
Amortization expense – contract intangibles	\$	8,198	\$	7,559	\$	24,357	\$	20,267
Amortization expense – rights-of-way		1,182		872		3,519		2,553

The estimated aggregate annual amortization of intangible assets and noncurrent liability expected to be recognized for the remainder of 2014 and each of the four succeeding fiscal years follows.

	 Assets	Li	ability
	(In tho		
2014	\$ 9,867	\$	172
2015	41,949		804
2016	41,837		908
2017	40,725		925
2018	40,194		925

Goodwill. We recognized goodwill of \$45.5 million in connection with the acquisition of Grand River Gathering in 2011 and allocated it to the Grand River Gathering reporting unit. We recognized goodwill of \$54.2 million in connection with the Bison Drop Down in June 2013 and allocated it to the Bison Midstream reporting unit. The goodwill attributed to Bison Midstream represents its allocation of the goodwill that Summit Investments recognized in connection with its acquisition of BTE in February 2013. We recognized net goodwill of \$16.2 million in connection with the Mountaineer Acquisition in June 2013 and allocated it to the Mountaineer Midstream reporting unit. See Notes 1 and 12 for additional information.

We evaluate goodwill for impairment annually on September 30. We also evaluate goodwill whenever events or circumstances indicate that it is more likely than not that the fair value of a reporting unit is less than its carrying value, including goodwill. We test goodwill for impairment using a two-step quantitative test. In the first step, we compare the fair value of the reporting unit to its carrying value, including goodwill. If the reporting unit's fair value exceeds its carrying value, including goodwill, we conclude that the goodwill of the reporting unit has not been impaired and no further work is performed. If we determine that the reporting unit's carrying value, including goodwill, exceeds its fair value, we proceed to step two. In step two, we compare the carrying value of the reporting unit, including goodwill, to its implied fair value. If we determine that the carrying value, we recognize the excess of the carrying value over the implied fair value as a goodwill impairment loss.

We performed our annual goodwill impairment testing as of September 30, 2014 using a combination of the income and market approaches. We determined that the fair value of the Grand River Gathering and Mountaineer Midstream reporting units substantially exceeded their carrying value, including goodwill. While we have determined that the fair value of the Bison Midstream reporting unit also exceeded its carrying value, including goodwill, and therefore did not require evaluation under step two, the fair value of the Bison Midstream reporting unit did not exceed its carrying value, including goodwill, by a substantial amount. Because the fair values of all three reporting units exceeded their carrying values, including goodwill, there have been no impairments of goodwill in connection with our 2014 annual goodwill impairment test.

5. LONG-TERM DEBT

Long-term debt consisted of the following:

	Se	ptember 30,	D	ecember 31,	
		2014		2013	
		(In thousands)			
Variable rate senior secured revolving credit facility (2.41% at September 30, 2014 and 2.42% at December 31, 2013) due November 2018	\$	175,000	\$	286,000	
5.50% Senior unsecured notes due August 2022		300,000		—	
7.50% Senior unsecured notes due July 2021		300,000		300,000	
Total long-term debt	\$	775,000	\$	586,000	

Revolving Credit Facility. We have a variable rate senior secured revolving credit facility (the "revolving credit facility") which allows for revolving loans, letters of credit and swingline loans. The revolving credit facility is secured by the membership interests of Summit Holdings and those of its subsidiaries. Substantially all of Summit Holdings' and its subsidiaries' assets are pledged as collateral under the revolving credit facility. The revolving credit facility, and Summit Holdings' obligations, are guaranteed by SMLP and each of its subsidiaries (other than Summit Midstream Finance Corp. ("Finance Corp.")).

Borrowings under the revolving credit facility bear interest at the London Interbank Offered Rate ("LIBOR") or an Alternate Base Rate ("ABR") plus an applicable margin, as defined in the credit agreement. At September 30, 2014, the applicable margin under LIBOR borrowings was 2.25%, the interest rate was 2.41% and the unused portion of the revolving credit facility totaled \$525.0 million (subject to a commitment fee of 0.375%).

As of September 30, 2014, we were in compliance with the covenants in the revolving credit facility. There were no defaults or events of default during the nine months ended September 30, 2014.

Senior Notes. On July 15, 2014, Summit Holdings and its 100% owned finance subsidiary, Finance Corp. (together with Summit Holdings, the "Co-Issuers"), co-issued \$300.0 million of 5.50% senior unsecured notes maturing August 15, 2022 (the "5.5% senior notes").

We will pay interest on the 5.5% senior notes semi-annually in cash in arrears on February 15 and August 15 of each year, commencing February 15, 2015. The 5.5% senior notes are senior, unsecured obligations and rank equally in right of payment with all of our existing and future senior obligations. The 5.5% senior notes are effectively subordinated in right of payment to all of our secured indebtedness, to the extent of the collateral securing such indebtedness. We used the proceeds from the issuance of the 5.5% senior notes to repay a portion of the balance outstanding under our revolving credit facility.

At any time prior to August 15, 2017, the Co-Issuers may redeem up to 35% of the aggregate principal amount of the 5.5% senior notes at a redemption price of 105.500% of the principal amount of the 5.5% senior notes, plus accrued and unpaid interest, if any, to the redemption date, with an amount not greater than the net cash proceeds of certain equity offerings. On and after August 15, 2017, the Co-Issuers may redeem all or part of the 5.5% senior notes at a redemption price of 104.125% (with the redemption premium declining ratably each year to 100.000% on August 15, 2020), plus accrued and unpaid interest, if any. Debt issuance costs of \$5.1 million, recognized in other noncurrent assets, are being amortized over the life of the senior notes.

The 5.5% senior notes' indenture restricts SMLP's and the Co-Issuers' ability and the ability of certain of their subsidiaries to: (i) incur additional debt or issue preferred stock; (ii) make distributions, repurchase equity or redeem subordinated debt; (iii) make payments on subordinated indebtedness; (iv) create liens or other encumbrances; (v) make investments, loans or other guarantees; (vi) sell or otherwise dispose of a portion of their assets; (vii) engage in transactions with affiliates; and (viii) make acquisitions or merge or consolidate with another entity. These covenants are subject to a number of important exceptions and qualifications. At any time when the senior notes are rated investment grade by each of Moody's Investors Service, Inc. and Standard & Poor's Ratings Services and no default or event of default under the indenture has occurred and is continuing, many of these covenants will terminate.

The 5.5% senior notes' indenture provides that each of the following is an event of default: (i) default for 30 days in the payment when due of interest on the 5.5% senior notes; (ii) default in the payment when due of the principal of, or premium, if any, on the 5.5% senior notes; (iii) failure by the Co-Issuers or SMLP to comply with certain covenants relating to merger, consolidation, sale of assets, change of control or asset sales; (iv) failure by SMLP for 180 days after notice to comply with certain covenants relating to the filing of reports with the SEC; (v) failure by the

Co-Issuers or SMLP for 30 days after notice to comply with any of the other agreements in the indenture; (vi) specified defaults under any mortgage, indenture or instrument under which there may be issued or by which there may be secured or evidenced any indebtedness for money borrowed by SMLP or any of its restricted subsidiaries (or the payment of which is guaranteed by SMLP or any of its restricted subsidiaries to pay certain final judgments aggregating in excess of \$20.0 million; (viii) except as permitted by the indenture, any guarantee of the senior notes shall cease for any reason to be in full force and effect or any guarantor, or any person acting on behalf of any guarantor, shall deny or disaffirm its obligations under its guarantee of the senior notes; and (ix) certain events of bankruptcy, insolvency or reorganization described in the indenture. In the case of an event of default as described in the foregoing clause (ix), all outstanding 5.5% senior notes will become due and payable immediately without further action or notice. If any other event of default occurs and is continuing, the trustee or the holders of at least 25% in principal amount of the then outstanding 5.5% senior notes to be due and payable immediately.

As of September 30, 2014, we were in compliance with the covenants for the 5.5% senior notes. There were no defaults or events of default for the 5.5% senior notes during the period from issuance through September 30, 2014.

In June 2013, the Co-Issuers co-issued \$300.0 million of 7.50% senior unsecured notes maturing July 1, 2021 (the "7.5% senior notes").

We pay interest on the 7.5% senior notes semi-annually in cash in arrears on January 1 and July 1 of each year. The 7.5% senior notes are senior, unsecured obligations and rank equally in right of payment with all of our existing and future senior obligations. The 7.5% senior notes are effectively subordinated in right of payment to all of our secured indebtedness, to the extent of the collateral securing such indebtedness.

Effective as of April 7, 2014, all of the holders of our 7.5% senior notes exchanged their unregistered senior notes and the guarantees of those notes for registered notes and guarantees. The terms of the registered senior notes are substantially identical to the terms of the unregistered senior notes, except that the transfer restrictions, registration rights and provisions for additional interest relating to the unregistered senior notes do not apply to the registered senior notes.

As of September 30, 2014, we were in compliance with the covenants for the 7.5% senior notes. There were no defaults or events of default during the nine months ended September 30, 2014.

SMLP and all of its subsidiaries other than the Co-Issuers (the "Guarantors") have fully and unconditionally and jointly and severally guaranteed the 7.5% senior notes and the 5.5% senior notes. SMLP has no independent assets or operations. Summit Holdings has no assets or operations other than its ownership of its wholly owned subsidiaries and activities associated with its borrowings under the revolving credit facility, the 7.5% senior notes and the 5.5% senior notes. Finance Corp. has no independent assets or operations and was formed for the sole purpose of being a co-issuer of certain of Summit Holdings' indebtedness, including the 7.5% senior notes and the 5.5% senior notes. There are no significant restrictions on the ability of SMLP or Summit Holdings to obtain funds from its subsidiaries by dividend or loan.

6. PARTNERS' CAPITAL

Partners' Capital

In September 2014, an affiliate of Summit Investments completed an underwritten public offering of 4,347,826 SMLP common units (the "September 2014 Equity Offering") pursuant to an effective shelf registration statement on Form S-3 previously filed with the SEC. We did not receive any proceeds from the September 2014 Equity Offering.

In March 2014, we completed an underwritten public offering of 10,350,000 common units at a price of \$38.75 per unit (the "March 2014 Equity Offering"), of which 5,300,000 common units were offered by the Partnership and 5,050,000 common units were offered by an affiliate of Summit Investments, pursuant to an effective shelf registration statement on Form S-3 previously filed with the SEC. Concurrent with the March 2014 Equity Offering, our general partner made a capital contribution to maintain its 2% general partner interest in SMLP. We used the proceeds from the primary offering and the general partner capital contribution to fund a portion of the purchase of Red Rock Gathering. See Notes 1 and 12 for additional information.

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Rollforwards of the number of common limited partner, subordinated limited partner and general partner units for the nine months ended September 30 follow.

	Common	Subordinated	General partner	Total
Units, January 1, 2013	24,412,427	24,409,850	996,320	49,818,597
Units issued to affiliates in connection with the Bison Drop Down (1)	1,553,849	_	31,711	1,585,560
Units issued to affiliates in connection with the Mountaineer Acquisition (1)	3,107,698	_	63,422	3,171,120
Units issued under LTIP (1)	1,473	—	—	1,473
Units, September 30, 2013	29,075,447	24,409,850	1,091,453	54,576,750
	Common	Subordinated	General partner	Total
Units, January 1, 2014	29,079,866	24,409,850	1,091,453	54,581,169
Units issued in connection with the March Equity 2014 Offering (1)	5,300,000	_	108,337	5,408,337
Units issued under LTIP (1)(2)	44,131	_	861	44,992
Units, September 30, 2014	34,423,997	24,409,850	1,200,651	60,034,498

(1) Including issuance to general partner in connection with contributions made to maintain 2% general partner interest.

(2) Units issued under LTIP in 2014 is net of 14,300 units withheld to meet minimum statutory tax withholding requirements.

Red Rock Drop Down. On March 18, 2014, SMLP acquired 100% of the membership interests in Red Rock Gathering from an affiliate of Summit Investments. In exchange for the affiliate's \$241.8 million net investment in Red Rock Gathering, SMLP paid total cash consideration of \$305.0 million. As a result of the excess of the purchase price over acquired carrying value of Red Rock Gathering, SMLP recognized a capital distribution to Summit Investments. The calculation of the capital distribution and its allocation to partners' capital follow (dollars in thousands).

Summit Investments' net investment in Red Rock Gathering	\$ 241,817
Total cash consideration paid to SMP Holdings	305,000
Excess of purchase price over acquired carrying value of Red Rock Gathering	\$ (63,183)

Allocation of capital distribution:		
General partner interest	\$ (1,264)	
Common limited partner interest	(36,228)	
Subordinated limited partner interest	(25,691)	
Partners' capital allocation	 \$	(63,183)

Summit Investments' Equity in Contributed Subsidiaries. Summit Investments' equity in contributed subsidiaries represents its position in the net assets of Red Rock Gathering and Bison Midstream that have been acquired by SMLP. The balance also reflects net income attributable to Summit Investments for Red Rock Gathering and Bison Midstream for the periods beginning on their respective acquisition dates by Summit Investments and ending on the dates they were acquired by the Partnership. During the nine months ended September 30, 2014 and the three and nine months ended September 30, 2013, net income was attributed to Summit Investments for (i) Red Rock Gathering for the period from January 1, 2014 to March 18, 2014 and for the period from January 1, 2013 to September 30, 2013 and (ii) Bison Midstream for the period from February 16, 2013 to June 4, 2013. Although included in partners' capital, net income attributable to Summit Investments has been excluded from the calculation of EPU. For additional information, see Notes 1, 7 and 12.

Subordination. The principal difference between our common units and subordinated units is that in any quarter during the subordination period, holders of the subordinated units are not entitled to receive any distribution of available cash until the common units have received the minimum quarterly distribution plus any arrearages in the payment of the minimum quarterly distribution from prior quarters. Subordinated units will not accrue arrearages for unpaid quarterly distributions or quarterly distributions less than the minimum quarterly distribution. If we do not pay the minimum quarterly distribution on our common units, our common unitholders will not be entitled to receive such payments in the future except during the subordination period. To the extent we have available cash in any future

quarter during the subordination period in excess of the amount necessary to pay the minimum quarterly distribution to holders of our common units, we will use this excess available cash to pay any distribution arrearages related to prior quarters before any cash distribution is made to holders of subordinated units. When the subordination period ends, all subordinated units will convert into common units on a one-for-one basis, and thereafter no common units will be entitled to arrearages.

The subordination period will end on the first business day after we have earned and paid at least (1) \$1.60 (the minimum quarterly distribution on an annualized basis) on each outstanding common unit and subordinated unit and the corresponding distribution on the general partner's 2.0% interest for each of three consecutive, non-overlapping four-quarter periods ending on or after December 31, 2015 or (2) \$2.40 (150.0% of the annualized minimum quarterly distribution) on each outstanding common unit and subordinated unit and the corresponding distributions on the general partner's 2.0% interest and the related distribution on the incentive distribution rights for the four-quarter period immediately preceding that date, in each case provided there are no arrearages on the common units at that time.

Cash Distribution Policy

Our partnership agreement requires that we distribute all of our available cash (as defined below) within 45 days after the end of each quarter to unitholders of record on the applicable record date. Our policy is to distribute to our unitholders an amount of cash each quarter that is equal to or greater than the minimum quarterly distribution stated in our partnership agreement.

Minimum Quarterly Distribution. Our partnership agreement generally requires that we make a minimum quarterly distribution to the holders of our common units and subordinated units of \$0.40 per unit, or \$1.60 on an annualized basis, to the extent we have sufficient cash from our operations after the establishment of cash reserves and the payment of costs and expenses, including reimbursements of expenses to our general partner. The amount of distributions paid under our policy and the decision to make any distribution is determined by our general partner, taking into consideration the terms of our partnership agreement.

Definition of Available Cash. Available cash generally means, for any quarter, all cash on hand at the end of that quarter:

- less the amount of cash reserves established by our general partner at the date of determination of available cash for that quarter to:
 - provide for the proper conduct of our business (including reserves for our future capital expenditures and anticipated future debt service requirements);
 - · comply with applicable law, any of our debt instruments or other agreements; or
 - provide funds for distributions to our unitholders and to our general partner for any one or more of the next four quarters (provided that
 our general partner may not establish cash reserves for distributions unless it determines that the establishment of reserves will not
 prevent us from distributing the minimum quarterly distribution on all common units and any cumulative arrearages on such common
 units for the current quarter);
- plus, if our general partner so determines, all or any portion of the cash on hand on the date of determination of available cash for the quarter resulting from working capital borrowings made subsequent to the end of such quarter.

General Partner Interest and Incentive Distribution Rights. Our general partner is entitled to 2.0% of all distributions that we make prior to our liquidation. Our general partner has the right, but not the obligation, to contribute a proportionate amount of capital to us to maintain its current general partner interest. Our general partner's initial 2.0% interest in our distributions will be reduced if we issue additional units in the future and our general partner does not contribute a proportionate amount of capital to us to maintain its 2.0% general partner interest.

Our general partner also currently holds incentive distribution rights that entitle it to receive increasing percentage allocations, up to a maximum of 50.0% (as set forth in the chart below), of the cash we distribute from operating surplus in excess of \$0.46 per unit per quarter. The maximum distribution includes distributions paid to our general partner on its 2.0% general partner interest and assumes that our general partner maintains its general partner interest at 2.0%. The maximum distribution does not include any distributions that our general partner may receive on any common or subordinated units that it owns.

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Percentage Allocations of Available Cash. The following table illustrates the percentage allocations of available cash between the unitholders and our general partner based on the specified target distribution levels. The amounts set forth in the column Marginal Percentage Interest in Distributions are the percentage interests of our general partner and the unitholders in any available cash we distribute up to and including the corresponding amount in the column Total Quarterly Distribution Per Unit Target Amount. The percentage interests shown for our unitholders and our general partner for the minimum quarterly distribution are also applicable to quarterly distribution amounts that are less than the minimum quarterly distribution. The percentage interests set forth below for our general partner include its 2.0% general partner interest, our general partner has not transferred its incentive distribution rights and that there are no arrearages on common units.

	Total quarterly distribution per unit target —	Marginal percentage	interest in distributions
	amount		General partner
Minimum quarterly distribution	\$0.40	98.0%	2.0%
First target distribution	\$0.40 up to \$0.46	98.0%	2.0%
Second target distribution	above \$0.46 up to \$0.50	85.0%	15.0%
Third target distribution	above \$0.50 up to \$0.60	75.0%	25.0%
Thereafter	above \$0.60	50.0%	50.0%

SMLP allocated its distribution in accordance with the third target distribution level for distributions attributable to the quarter ended September 30, 2014. Details of cash distributions declared to date follow.

Attributable to the quarter ended	Payment date	Per-unit distribution						Cash paid to common unitholders		subordinated		subordinated		9	sh paid to general partner nterest	Cas	sh paid for IDRs	Total	distribution
					(Doll	ars ir	n thousands, ex	cept	per-unit am	ounts)								
December 31, 2012	February 14, 2013	\$	0.4100	\$	10,009	\$	10,008	\$	408	\$	—	\$	20,425						
March 31, 2013	May 15, 2013		0.4200		10,253		10,252		418		—		20,923						
June 30, 2013	August 14, 2013		0.4350		12,647		10,618		475		—		23,740						
September 30, 2013	November 14, 2013		0.4600		13,377		11,229		502				25,108						
December 31, 2013	February 14, 2014		0.4800		13,958		11,717		528		163		26,366						
March 31, 2014	May 15, 2014		0.5000		17,211		12,205		607		360		30,383						
June 30, 2014	August 14, 2014		0.5200		17,900		12,693		639		721		31,953						

On October 23, 2014, the board of directors of our general partner declared a distribution of \$0.54 per unit for the quarterly period ended September 30, 2014. The distribution will be paid on November 14, 2014 to unitholders of record at the close of business on November 7, 2014.

7. EARNINGS PER UNIT

The following table presents details on EPU.

		Three months en	ded S	September 30,		Nine months end	led S	September 30,		
		2014		2013		2014		2013		
		(1	Dolla	rs in thousands, o	exce	xcept per-unit amounts)				
Net income	\$ 6,113			9,680	\$	16,522	\$	32,310		
Less: net income attributable to Summit Investments		—		2,989		2,828		5,071		
Net income attributable to SMLP		6,113		6,691		13,694		27,239		
Less: net income attributable to general partner, including IDRs		1,204		134		2,436		545		
Net income attributable to limited partners	\$	4,909	\$	6,557	\$	11,258	\$	26,694		
Numerator for basic and diluted EPU:										
Allocation of net income among limited partner interests:										
Net income attributable to common units	\$	2,874	\$	3,567	\$	7,167	\$	14,899		
Net income attributable to subordinated units	φ	2,074	Φ	2,990	Φ	4,091	Φ	14,899		
	\$	4,909	\$	6,557	\$		\$	26,694		
Net income attributable to limited partners	\$	4,909	\$	0,557	\$	11,258	φ	20,094		
Denominator for basic and diluted EPU:										
Weighted-average common units outstanding – basic		34,423,751		29,074,743		32,935,759		26,234,042		
Effect of non-vested phantom units and non-vested restricted units		234,418		152,298		207,897		118,192		
Weighted-average common units outstanding – diluted		34,658,169		29,227,041	_	33,143,656	_	26,352,234		
Weighted-average subordinated units outstanding - basic and diluted	1 <u> </u>	24,409,850		24,409,850		24,409,850	_	24,409,850		
Earnings per limited partner unit:										
Common unit – basic	\$	0.08	\$	0.12	\$	0.22	\$	0.57		
Common unit – diluted	\$	0.08	\$	0.12	\$	0.22	\$	0.57		
Subordinated unit – basic and diluted	\$	0.08	\$	0.12	\$	0.17	\$	0.48		

There were no units excluded from diluted earnings per unit as we do not have any anti-dilutive units for the three and nine months ended September 30, 2014 or 2013. See Notes 6 and 8 for additional information.

8. UNIT-BASED COMPENSATION

Long-Term Incentive Plan. SMLP's 2012 Long-Term Incentive Plan (the "LTIP") provides for the granting of unit-based awards, including common units, restricted units and phantom units to eligible officers, employees, consultants and directors of our general partner and its affiliates, thereby linking the recipients' compensation directly to SMLP's performance. The LTIP is administered by the compensation committee of our general partner. A total of 5.0 million common units was reserved for issuance pursuant to and in accordance with the LTIP. As of September 30, 2014, approximately 4.6 million common units remained available for future issuance.

A rollforward of phantom and restricted unit activity follows.

	Nine months end 20	ptember 30,			
	Units	ave	Weighted- average grant date fair value		
New sector when to a section of the sector o					
Nonvested phantom and restricted units, beginning of period	283,682	\$	23.41		
Phantom units granted	136,867	\$	42.32		
Phantom and restricted units vested	(61,917)	\$	25.33		
Phantom units forfeited	(18,579)	\$	25.65		
Nonvested phantom and restricted units, end of period	340,053	\$	30.55		

A phantom unit is a notional unit that entitles the grantee to receive a common unit upon the vesting of the phantom unit or on a deferred basis upon specified future dates or events or, in the discretion of the administrator, cash equal to the fair market value of a common unit. A restricted unit is a common limited partner unit that is subject to a restricted period during which the unit remains subject to forfeiture.

The phantom units granted in connection with the IPO vest on the third anniversary of the IPO. All other phantom units granted to date vest ratably over a three-year period. Grant date fair value is determined based on the closing price of our common units on the date of grant multiplied by the number of phantom units awarded to the grantee. Holders of all phantom units granted to date are entitled to receive distribution equivalent rights for each phantom unit, providing for a lump sum cash amount equal to the accrued distributions from the grant date of the phantom units to be paid in cash upon the vesting date. Upon vesting, phantom unit awards may be settled, at our discretion, in cash and/or common units, but the current intention is to settle all phantom unit awards with common units.

As of September 30, 2014, the unrecognized unit-based compensation related to the LTIP was \$5.4 million. Incremental unit-based compensation will be recorded over the remaining vesting period of approximately 2.5 years. Due to the limited and immaterial forfeiture history associated with the grants under the LTIP, no forfeitures were assumed in the determination of estimated compensation expense.

Unit-based compensation recognized in general and administrative expense related to awards under the LTIP was as follows:

	Thre	Three months ended September 30,				Nine months ended September 30			
		2014		2013	2014			2013	
				(In thou	usand	ls)			
SMLP LTIP unit-based compensation	\$	1,075	\$	829	\$	3,499	\$	1,970	

DFW Net Profits Interests. Class B membership interests in DFW Midstream (the "DFW Net Profits Interests") participated in distributions upon time vesting and the achievement of certain distribution targets to Class A members or higher priority vested DFW Net Profits Interests. The DFW Net Profits Interests were accounted for as compensatory awards. All grants vested ratably and provided for accelerated vesting in certain limited circumstances, including a qualifying termination following a change in control (as defined in the underlying agreements). In April 2013, we repurchased all of the then-outstanding DFW Net Profits Interests from the five remaining holders. Upon the conclusion of these repurchase transactions, there were no remaining or outstanding DFW Net Profits Interests as of April 30, 2013.

9. CONCENTRATIONS OF RISK

Financial instruments that potentially subject us to concentrations of credit risk consist of cash and accounts receivable. We maintain our cash in bank deposit accounts that frequently exceed federally insured limits. We have not experienced any losses in such accounts and do not believe we are exposed to any significant risk.

Accounts receivable primarily comprise natural gas gathering, treating and processing services we provide to our customers and also the sale of natural gas liquids resulting from our processing services. This industry concentration has the potential to impact our overall exposure to credit risk, either positively or negatively, in that our customers may be similarly affected by changes in economic, industry or other conditions. We monitor the



creditworthiness of our counterparties and can require letters of credit for receivables from counterparties that are judged to have sub-standard credit, unless the credit risk can otherwise be mitigated.

Counterparties accounting for more than 10% of total revenues were as follows:

	Three months ended	September 30,	Nine months ende	d September 30,
	2014	2013	2014	2013
Revenue:				
Counterparty A	18%	17%	18%	16%
Counterparty B	12%	*	11%	*
Counterparty C	10%	15%	10%	16%
Counterparty D	*	*	*	*

* Less than 10%

Counterparties accounting for more than 10% of total accounts receivable were as follows:

	September 30,	December 31,
	2014	2013
Accounts receivable:		
Counterparty A	26%	37%
Counterparty B	*	*
Counterparty C	12%	11%
Counterparty D	11%	*

* Less than 10%

10. RELATED-PARTY TRANSACTIONS

Recent Acquisitions. See Notes 1, 5, 6 and 12 for disclosure of the Red Rock Drop Down, the Bison Drop Down and the funding of those transactions.

Reimbursement of Expenses from General Partner. Our general partner and its affiliates do not receive a management fee or other compensation in connection with the management of our business, but will be reimbursed for expenses incurred on our behalf. Under our partnership agreement, we reimburse our general partner and its affiliates for certain expenses incurred on our behalf, including, without limitation, salary, bonus, incentive compensation and other amounts paid to our general partner's employees and executive officers who perform services necessary to run our business. In addition, we reimburse our general partner for compensation, travel and entertainment expenses for the directors serving on the board of directors of our general partner and the cost of director and officer liability insurance. Our partnership agreement provides that our general partner will determine in good faith the expenses that are allocable to us.

The payables to our general partner for expenses that were paid on our behalf were as follows:

	Sept	ember 30,	Dec	ember 31,
		2014		2013
		(In tho	usands)	
to affiliate	\$	425	\$	653

Expenses incurred by the general partner and reimbursed by us under our partnership agreement were as follows:

	Thr	Three months ended September 30,				ine months end	nded September 30	
	2014 2013 2014			2014	014			
	(In thousands)							
Operation and maintenance expense	\$	4,442	\$	3,636	\$	12,838	\$	9,807
General and administrative expense		4,685		4,329		14,490		13,220



General and administrative expense includes \$0.8 million of expenses allocated by the general partner for the three months ended September 30, 2013 and \$2.6 million for the nine months ended September 30, 2013.

Expense Allocations. During the period from January 1, 2014 to March 18, 2014 and the three and nine months ended September 30, 2013, Summit Investments incurred interest expense which was related to capital projects at Red Rock Gathering. As such, the associated interest expense was allocated to Red Rock Gathering as a noncash contribution and capitalized into the basis of the asset.

Certain of Summit Investments' current and former employees received Class B membership interests, classified as net profits interests, in Summit Investments (the "Net Profits Interests"). The Net Profits Interests participate in distributions upon time vesting and the achievement of certain distribution targets to Class A members or higher priority vested Net Profits Interests. The Net Profits Interests were accounted for as compensatory awards.

Summit Investments allocated a portion of the annual expense associated with the Net Profits Interests to Red Rock Gathering during the three and nine months ended September 30, 2013. This amount is reflected in general and administrative expenses in the statement of operations.

Expenses Paid by Summit Investments on Behalf of Red Rock Gathering. Prior to the Red Rock Drop Down, Summit Investments incurred certain support expenses and capital expenditures on behalf of Red Rock Gathering during the nine months ended September 30, 2014 and the three and nine months ended September 30, 2013. These transactions were settled periodically through membership interests prior to the Red Rock Drop Down.

Electricity Management Services Agreement. We entered into a consulting arrangement with EquiPower Resources Corp. to assist with managing DFW Midstream's electricity price risk. EquiPower Resources Corp. is an affiliate of Energy Capital Partners and is also the employer of a director of our general partner. Amounts paid for such services were as follows:

	Thre	Three months ended September 30,				e months end	nded September 3	
		2014		2013 201		2014		2013
				(In thou	usands	5)		
Payments for electricity management consulting services	\$	54	\$	54	\$	180	\$	163

Engineering Services Agreement. We entered into an engineering services arrangement with IPS Engineering/EPC. IPS Engineering/EPC is an affiliate of Energy Capital Partners. We paid \$0.5 million for such services during the nine months ended September 30, 2014.

11. COMMITMENTS AND CONTINGENCIES

Operating Leases. We lease various office space to support our operations and have determined that our leases are operating leases. Total rent expense related to operating leases, which is recognized in general and administrative expenses, was as follows:

	 Three months ended September 30,			Ν	line months end	ded September 30,	
	 2014		2013		2014		2013
			(In tho	usan	ds)		
nse	\$ 454	\$	380	\$	1,267	\$	987

Legal Proceedings. The Partnership is involved in various litigation and administrative proceedings arising in the normal course of business. In the opinion of management, any liabilities that may result from these claims would not individually or in the aggregate have a material adverse effect on its financial position or results of operations.

12. ACQUISITIONS

Lonestar Assets. DFW Midstream completed the acquisition of certain natural gas gathering assets located in the Barnett Shale Play ("Lonestar") from Texas Energy Midstream, L.P. for \$10.9 million on September 30, 2014. The Lonestar assets gather natural gas under two long-term, fee-based contracts. SMLP is accounting for the purchase under the acquisition method of accounting. We are in the process of determining the assets acquired and the liabilities assumed and have preliminarily assigned the full purchase price to property, plant and equipment. We

have not completed the final purchase price allocation as of September 30, 2014, because we are waiting to receive additional information related to the finalization of the fair value estimates of the acquired assets and liabilities. See Note 1 for additional information.

Red Rock Gathering System. On March 18, 2014, the Partnership acquired Red Rock Gathering from an affiliate of Summit Investments for total cash consideration of \$305.0 million, subject to customary working capital adjustments. The acquisition of Red Rock Gathering was funded with the net proceeds from the March 2014 Equity Offering, borrowings under our revolving credit facility and cash on hand. Because of the common control aspects in the drop down transaction, the Red Rock Gathering acquisition was deemed a transaction between entities under common control and, as such, was accounted for on an "as-if pooled" basis for all periods in which common control existed. SMLP's financial results retrospectively include Red Rock Gathering's financial results for all periods ending after October 23, 2012, the date Summit Investments acquired its interests, and before March 18, 2014. For additional information, see Notes 1, 5 and 6.

Bison Gas Gathering System. On February 15, 2013, Summit Investments acquired BTE. On June 4, 2013, a subsidiary of Summit Investments entered into a purchase and sale agreement with SMLP whereby SMLP acquired the Bison Gas Gathering system. The Bison Gas Gathering system was carved out from Meadowlark Midstream and primarily gathers associated natural gas production from customers operating in Mountrail and Burke counties in North Dakota under long-term contracts ranging from five years to 15 years. The weighted-average life of the acquired contracts was 12 years upon acquisition. For additional information, see Note 1.

Summit Investments accounted for its purchase of BTE (the "BTE Transaction") under the acquisition method of accounting, whereby the various gathering systems' identifiable tangible and intangible assets acquired and liabilities assumed were recorded based on their fair values as of February 15, 2013. The intangible assets that were acquired are composed of gas gathering agreement contract values and rights-of-way easements. Their fair values were determined based upon assumptions related to future cash flows, discount rates, asset lives, and projected capital expenditures to complete the system.

Because the Bison Drop Down was executed between entities under common control, SMLP recognized the acquisition of the Bison Gas Gathering system at historical cost which reflected Summit Investments fair value accounting for the BTE Transaction. Furthermore, due to the common control aspect, the Bison Drop Down was accounted for by SMLP on an "as-if pooled" basis for all periods in which common control existed. Common control began on February 15, 2013 concurrent with the BTE Transaction.

The fair values of the assets acquired and liabilities assumed as of February 15, 2013, were as follows (in thousands):

Purchase price assigned to Bison Gas Gathering system		\$ 303,168
Current assets	\$ 5,705	
Property, plant, and equipment	85,477	
Intangible assets	164,502	
Other noncurrent assets	2,187	
Total assets acquired	 257,871	
Current liabilities	 6,112	
Other noncurrent liabilities	2,790	
Total liabilities assumed	\$ 8,902	
Net identifiable assets acquired		248,969
Goodwill		\$ 54,199

We believe that the goodwill recorded represents the incremental value of future cash flow potential attributed to estimated future gathering services within the Williston Basin.

The Bison Drop Down closed on June 4, 2013. The total acquisition purchase price of \$248.9 million was funded with \$200.0 million of borrowings under SMLP's revolving credit facility and the issuance of \$47.9 million of SMLP common units to Summit Investments and \$1.0 million of general partner interests to SMLP's general partner. Summit Investments had a net investment in the Bison Gas Gathering system of \$303.2 million.

Mountaineer Midstream. We completed the acquisition of Mountaineer Midstream from MarkWest for \$210.0 million on June 21, 2013. The Mountaineer Midstream natural gas gathering and compression assets are located in the Appalachian Basin which includes the Marcellus Shale formation primarily in Doddridge and Harrison counties in

northern West Virginia. The Mountaineer Midstream system consists of newly constructed, high-pressure gas gathering pipelines, certain rights-of-way associated with the pipeline, and two compressor stations. The assets gather natural gas under a long-term, fee-based contract with Antero Resources Corp. ("Antero"). The life of the acquired contract was 13 years upon acquisition.

The Mountaineer Acquisition was funded with \$110.0 million of borrowings under the Partnership's revolving credit agreement and the issuance of \$100.0 million of common and general partner interests to an affiliate of Summit Investments. For the three and nine months ended September 30, 2013, SMLP recorded \$4.7 million of revenue and \$1.6 million of net income related to Mountaineer Midstream.

SMLP accounted for the Mountaineer Acquisition under the acquisition method of accounting. As of June 30, 2013, we preliminarily assigned the full \$210.0 million purchase price to property plant and equipment. During the third quarter of 2013, we received additional information and, as a result, preliminarily assigned \$158.3 million of the purchase price to property, plant and equipment, \$27.1 million to contract intangibles, \$6.5 million to rights-of-way and \$18.1 million to goodwill. During the fourth quarter of 2013, we received additional information from MarkWest and finalized the purchase price allocation.

The final fair values of the assets acquired and liabilities assumed as of June 21, 2013, were as follows (in thousands):

Purchase price assigned to Mountaineer Midstream		\$ 210,000
Property, plant, and equipment	\$ 163,661	
Gas gathering agreement contract intangibles	24,019	
Rights-of-way	6,109	
Total assets acquired	 193,789	
Total liabilities assumed	\$ —	
Net identifiable assets acquired		193,789
Goodwill		\$ 16,211

See Notes 1, 5 and 6 for additional information.

Supplemental Disclosures – As-If Pooled Basis. As noted above, SMLP's acquisition of Red Rock Gathering and the Bison Gas Gathering system were transactions between commonly controlled entities which required that SMLP account for the acquisitions in a manner similar to a pooling of interests. As a result, the historical financial statements of the Partnership, Red Rock Gathering and the Bison Gas Gathering system have been combined to reflect the historical operations, financial position and cash flows from the date common control began. Revenues and net income for the previously separate entities and the combined amounts for the three months ended September 30, 2013 and the nine months ended September 30, 2014 and 2013, as presented in these unaudited condensed consolidated financial statements follow.

	Three months Nine months ended				ptember 30,
30, 2013 2014			2014		2013
		(In	thousands)		
\$	63,096	\$	224,715	\$	155,894
	12,923		11,313		35,957
					17,614
\$	76,019	\$	236,028	\$	209,465
\$	6,691	\$	13,694	\$	27,239
	2,989		2,828		5,019
					52
\$	9,680	\$	16,522	\$	32,310
	endec 3 \$ \$	ended September 30, 2013 \$ 63,096 12,923 \$ 76,019 \$ 6,691 2,989	ended September 30, 2013 III (In \$ 63,096 \$ 12,923 \$ \$ \$ 76,019 \$ \$ \$ 6,691 \$ 2,989	ended September 30, 2013 2014 (In thousands) (In thousands) \$ 63,096 \$ 224,715 12,923 11,313 \$ 76,019 \$ 236,028 \$ 6,691 \$ 13,694 2,989 2,828	ended September 30, 2013 2014 (In thousands) \$ \$ 63,096 \$ 224,715 \$ 12,923 \$ 76,019 \$ 236,028 \$ 6,691 \$ 13,694 \$ 2,989 2,828

(1) Results are fully reflected in SMLP's results of operations for the three months ended September 30, 2013 and the nine months ended September 30, 2014.

Unaudited Pro Forma Financial Information. The following unaudited pro forma financial information assumes that:

- The acquisition of the Bison Gas Gathering system occurred on January 1, 2012. The pro forma results for Bison Midstream were derived from revenues and net income in 2013.
- The acquisition of Mountaineer Midstream occurred on January 1, 2012. The pro forma results for Mountaineer Midstream were derived from revenues and net income in 2013.
- The acquisition of Red Rock Gathering occurred on January 1, 2011. The pro forma results reflect actual Red Rock Gathering revenues and net income earned and recognized in 2014 and 2013.
- The acquisition of the Lonestar assets is immaterial for pro forma purposes and as such has not been reflected below.
- Pro forma net income for the nine months ended September 30, 2014 has been adjusted to remove the impact of \$0.7 million of nonrecurring transaction costs associated with the acquisition of Red Rock Gathering.
- Pro forma net income for the nine months ended September 30, 2013 has been adjusted to remove the impact of \$2.6 million of nonrecurring transaction costs associated with the acquisitions of Bison Midstream and Mountaineer Midstream.
- Pro forma adjustments in 2013 also reflect the impact of \$310.0 million of incremental borrowings on our revolving credit facility for the Bison Midstream and Mountaineer Midstream acquisitions and incremental depreciation and amortization expense associated with the acquired property, plant and equipment and contract intangibles as a result of the application of fair value accounting for Bison Midstream.
- Pro forma adjustments in 2014 and 2013 also reflect the impact of a 5,300,000 common unit issuance, the general partner capital
 contribution to maintain its 2% general partner interest and \$100.0 million of incremental borrowings on our revolving credit facility to
 fund the acquisition of Red Rock Gathering.

	Three months ended September					ptember 30,
		30, 2013	2014			2013
		(In thousands, except for per-unit amount				
Total Red Rock Gathering revenues included in consolidated revenues	\$	12,923	\$	53,555	\$	35,957
Total Bison Midstream and Mountaineer Midstream revenues included in consolidated revenues						44,176
Total Red Rock Gathering net income included in consolidated net income	\$	2,989	\$	17,689	\$	5,019
Total Bison Midstream and Mountaineer Midstream net income included in consolidated net income						911
Pro forma total revenues	\$	76,019	\$	236,028	\$	221,616
Pro forma net income		9,003		16,018		27,306
Pro forma common EPU - basic and diluted	\$	0.15	\$	0.23	\$	0.45
Pro forma subordinated EPU - basic and diluted		0.15		0.23		0.45

The unaudited pro forma financial information presented above is not necessarily indicative of (i) what our financial position or results of operations would have been if the acquisitions of Bison Midstream and Mountaineer Midstream had occurred on January 1, 2012 or if the acquisition of Red Rock Gathering had occurred on January 1, 2011, or (ii) what SMLP's financial position or results of operations will be for any future periods.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

This Management's Discussion and Analysis of Financial Condition and Results of Operations ("MD&A") is intended to inform the reader about matters affecting the financial condition and results of operations of SMLP and its subsidiaries for the period since December 31, 2013. As a result, the following discussion should be read in conjunction with the unaudited condensed consolidated financial statements and notes thereto included in this report and the MD&A and the audited consolidated financial statements and related notes that are included in our annual report on Form 10-K for the year ended December 31, 2013, as updated and superseded by our current report on Form 8-K dated July 3, 2014 (the "2013 Annual Report"). Among other things, those financial statements and the related notes include more detailed information regarding the basis of presentation for the following information. This discussion contains forward-looking statements that constitute our plans, estimates and beliefs. These forward-looking statements involve numerous risks and uncertainties, including, but not limited to, those discussed in Forward-Looking Statements on page ii of this quarterly report on Form 10-Q. Actual results may differ materially from those contained in any forward-looking statements.

Overview

We are a growth-oriented limited partnership focused on developing, owning and operating midstream energy infrastructure assets that are strategically located in the core producing areas of unconventional resource basins, primarily shale formations, in North America. We gather, treat and process natural gas from both dry gas and liquids-rich regions. Dry gas regions contain natural gas reserves that are primarily composed of methane. Liquids-rich regions include natural gas reserves that contain natural gas liquids, or NGLs, in addition to methane. We currently operate natural gas gathering systems in four unconventional resource basins: (i) the Appalachian Basin, which includes the Marcellus Shale formation in northern West Virginia; (ii) the Williston Basin, which includes the Bakken and Three Forks shale formations in northwestern North Dakota; (iii) the Fort Worth Basin, which includes the Barnett Shale formation in north-central Texas; and (iv) the Piceance

Basin, which includes the Mesaverde formation and the Mancos and Niobrara shale formations in western Colorado and eastern Utah. We believe that our gathering systems are well positioned to capture additional volumes from increased producer activity in these regions in the future.

Our results are driven primarily by the volumes of natural gas that we gather, treat and process across our systems. We contract with producers to gather natural gas from pad sites and central receipt points connected to our systems, which we then compress, dehydrate, treat and/or process for delivery to downstream pipelines for ultimate delivery to our and/or third-party processing plants and/or end users.

We generate the majority of our revenue from the natural gas gathering, treating and processing services that we provide to our natural gas producer customers under primarily long-term and fee-based natural gas gathering and processing agreements. Under these agreements, we are paid a fixed fee based on the volume of the natural gas we gather, treat and/or process. These agreements enhance the stability of our cash flows by providing a revenue stream that is not subject to direct commodity price risk, with the exception of the natural gas that we retain in-kind and sell to offset the power costs we incur to operate our electric-drive compression assets on the DFW Midstream system. We also earn revenue from our marketing of natural gas and natural gas liquids and from the sale of physical natural gas purchased from our customers under percentage-of-proceeds and keep-whole arrangements, which can expose us to commodity price risk. We sell condensate retained from our gathering services at Grand River Gathering.

We have indirect exposure to changes in commodity prices in that persistent low commodity prices may cause our customers to delay drilling or temporarily shut in production, which would reduce the volumes of natural gas that we gather. If our customers delay drilling or temporarily shut-in production, our minimum volume commitments assure us that we will receive a certain amount of revenue from our customers.

Most of our gas gathering agreements are underpinned by areas of mutual interest and MVCs. Our areas of mutual interest cover over 1.4 million acres in the aggregate, have original terms up to 25 years, and provide that any natural gas produced from wells drilled by our customers within the areas of mutual interest will be shipped on our gathering systems. The MVCs, which totaled 3.9 Tcf at September 30, 2014 and average approximately 1,234 MMcf/d through 2018, are designed to ensure that we will generate a certain amount of revenue from each customer over the life of the respective gas gathering agreement, whether by collecting gathering fees on actual throughput or from cash payments to cover any minimum volume commitment shortfall. Our minimum volume commitments have remaining terms that range from 18 months to 12 years and, as of September 30, 2014, had a weighted-average remaining life of 10.2 years, assuming minimum throughput volumes for the remainder of the term.

Trends and Outlook

Our business has been, and we expect our future business to continue to be, affected by the following key trends:

- Natural gas and crude oil supply and demand dynamics;
- Growth in production from U.S. shale plays;
- · Interest rate environment; and
- Rising operating costs and inflation.

Our expectations are based on assumptions made by us and information currently available to us. To the extent our underlying assumptions about, or interpretations of, available information prove to be incorrect, our actual results may vary materially from our expected results. For additional information, see the Trends and Outlook section included in the 2013 Annual Report.

How We Evaluate Our Operations

We conduct our operations in the midstream sector through four operating segments. However, due to their similar characteristics and how we manage our business, we have aggregated these segments into a single reportable segment for disclosure purposes. Our management uses a variety of financial and operational metrics to analyze our performance. We view these metrics as important factors in evaluating our profitability and review these measurements on a regular basis for consistency and trend analysis. These metrics include:

- throughput volume;
- operation and maintenance expenses;
- EBITDA and adjusted EBITDA; and



• distributable cash flow.

For additional information on how these metrics help us manage our business, see the How We Evaluate Our Operations section included in the 2013 Annual Report.

Results of Operations

Items Affecting the Comparability of Our Financial Results

Our historical results of operations may not be comparable to our future results of operations due in part to the Red Rock Drop Down, the Bison Drop Down and our June 2013 acquisition of Mountaineer Midstream. The unaudited condensed consolidated financial statements reflect the results of operations of: (i) Red Rock Gathering for all periods presented, (ii) Bison Midstream since February 16, 2013 and (iii) Mountaineer Midstream since June 22, 2013. We accounted for the Red Rock Drop Down and Bison Drop Down on an "as-if pooled" basis because the transactions were executed by entities under common control. Red Rock Gathering's contribution to the Partnership's financial and operating results have been reflected in the financial and operating results of its parent, Grand River Gathering. For additional information, see Notes 1, 5, 6 and 12 to the unaudited condensed consolidated financial statements.

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The following table presents certain consolidated and other financial and operating data for the periods indicated.

	Three months ended September 30,			Ni	Nine months ended S		ptember 30,		
		2014		2013		2014		2013	
				(Dollars in	n thousands)				
Revenues:									
Gathering services and other fees	\$	55,577	\$	54,195	\$	160,479	\$	148,084	
Natural gas, NGLs and condensate sales and other		23,696		22,087		76,242		62,175	
Amortization of favorable and unfavorable contracts (1)		(243)		(263)		(693)		(794)	
Total revenues		79,030		76,019		236,028		209,465	
Costs and expenses:									
Cost of natural gas and NGLs		14,430		13,814		46,090		35,217	
Operation and maintenance		18,467		19,156		57,507		55,107	
General and administrative		8,337		7,508		24,914		22,481	
Transaction costs		62		148		675		2,620	
Depreciation and amortization		21,036		18,487		61,158		49,201	
Total costs and expenses		62,332		59,113	-	190,344		164,626	
Other income (expense)		1		(112)		(3)		(110)	
Interest expense		(10,558)		(6,937)		(28,504)		(11,840)	
Income before income taxes		6,141		9,857		17,177		32,889	
Income tax expense		(28)		(177)		(655)		(579)	
Net income	\$	6,113	\$	9,680	\$	16,522	\$	32,310	
Other Financial Data:									
EBITDA (2)	\$	37,977	\$	35,543	\$	107,529	\$	94,721	
Adjusted EBITDA (2)		50,272		44,275		144,844		117,899	
Capital expenditures		40,810		25,554		104,146		75,196	
Acquisitions of gathering systems (3)		10,872		—		315,872		458,914	
Distributable cash flow (2)		35,595		32,964		103,995		93,204	
Operating Data:									
Miles of pipeline (end of period)		2,344		2,265		2,344		2,265	
Aggregate average throughput (MMcf/d)		1,465		1,176		1,393		1,109	

(1) The amortization of favorable and unfavorable contracts relates to gas gathering agreements that were deemed to be above or below market at the acquisition of the DFW Midstream system. We amortize these contracts on a units-of-production basis over the life of the applicable contract. The life of the contract is the period over which the contract is expected to contribute directly or indirectly to our future cash flows.

(2) Includes transaction costs. These unusual and non-recurring expenses are settled in cash. See "Non-GAAP Financial Measures" below for additional information on EBITDA, adjusted EBITDA and distributable cash flow as well as their reconciliations to the most directly comparable GAAP financial measure.
 (3) Reflects cash paid and value of units issued, if any, to fund acquisitions and/or drop downs. For additional information, see Note 12 to the unaudited condensed consolidated financial statements.

Revenues. For the three months ended September 30, 2014, total revenues increased \$3.0 million, or 4%, largely as a result of overall growth at Red Rock Gathering and an increase in gathering services and other fees at Mountaineer Midstream. These increases were partially offset by revenue declines on the DFW Midstream system. Total revenues for the three months ended September 30, 2014 included a \$34.7 million contribution from Grand River Gathering (including a \$19.0 million contribution from Red Rock Gathering), compared with a \$28.7 million contribution in the prior-year period (including a \$12.9 million contribution as a result of the Red Rock Drop Down).

For the nine months ended September 30, 2014, total revenues increased \$26.6 million, or 13%, largely as a result of overall growth at Red Rock Gathering, an increase in gathering services and other fees at Mountaineer Midstream and an increase in natural gas, NGLs and condensate sales and other at Bison Midstream and DFW Midstream. These increases were partially offset by declines in gathering services and other fees on the DFW Midstream and Bison Midstream systems. Total revenues for the nine months ended September 30, 2014 included a \$101.8 million contribution from Grand River Gathering (including a \$53.6 million contribution from Red Rock Gathering and as a result of the Red Rock Drop Down), compared with a \$84.2 million contribution in the prior-year period (including a \$36.0 million contribution from Mountaineer Midstream, compared with \$4.7 million in the prior-year period. Total revenues for the nine months ended September 30, 2014 included a \$47.5 million contribution from Bison Midstream, compared with \$39.5 million in the prior-year period.

Costs and Expenses. For the three months ended September 30, 2014, total costs and expenses increased \$3.2 million, or 5%, primarily due to an increase in depreciation and amortization expense associated with the buildout of Grand River Gathering and Mountaineer Midstream and an increase in general and administrative expense. Total costs and expenses for the three months ended September 30, 2014 included a \$25.0 million contribution from Grand River Gathering (including an \$11.5 million contribution from Red Rock Gathering), compared with a \$23.1 million contribution in the prior-year period (including a \$9.9 million contribution as a result of the Red Rock Drop Down).

For the nine months ended September 30, 2014, total costs and expenses increased \$25.7 million, or 16%, primarily due to an increase in depreciation and amortization at Grand River Gathering, Mountaineer Midstream and DFW Midstream and an increase in cost of natural gas and NGLs for Bison Midstream and Red Rock Gathering as well as increases in operation and maintenance expense and general and administrative expense. Total costs and expenses for the nine months ended September 30, 2014 included a \$77.3 million contribution from Grand River Gathering (including a \$35.9 million contribution from Red Rock Gathering and as a result of the Red Rock Drop Down), compared with a \$71.9 million contribution in the prior-year period (including a \$30.9 million contribution as a result of the Red Rock Drop Down). Total costs and expenses for the nine months ended a \$54.4 million contribution from Bison Midstream, compared with \$40.1 million in the prior-year period. Total costs and expenses for the nine months ended September 30, 2014 included a \$10.5 million contribution from Mountaineer Midstream, compared with \$3.2 million in the prior-year period.

Volumes. Our revenues are primarily attributable to the volume of natural gas that we gather, treat and process and the rates we charge for those services. For the three months ended September 30, 2014, our aggregate throughput volumes increased to an average of 1,465 MMcf/d, compared with an average of 1,176 MMcf/d for the three months ended September 30, 2013. The increase in volume throughput largely reflects the contribution from Mountaineer Midstream and Grand River Gathering as a result of growth at Red Rock Gathering, partially offset by volume throughput declines on the DFW Midstream and legacy Grand River systems.

For the nine months ended September 30, 2014, our aggregate throughput volumes increased to an average of 1,393 MMcf/d, compared with an average of 1,109 MMcf/d for the nine months ended September 30, 2013. The increase in volume throughput largely reflects the contribution from Mountaineer Midstream and Grand River Gathering as a result of growth at Red Rock Gathering, partially offset by volume throughput declines on the DFW Midstream and legacy Grand River systems. Volume throughput on the DFW Midstream system benefited in the prior-year period due to the first quarter 2013 commissioning of an additional compressor which increased throughput capacity on the DFW Midstream system from 410 MMcf/d to 450 MMcf/d.

System Overview. The following table provides information regarding our gathering systems as of September 30.

	Mountaineer Midstream		Bis Midsti		DF Midst		Grand River (1)		
	2014	2013	2014	2013	2014	2013	2014	2013	
Miles of pipeline	49	41	388	330	128	119	1,779	1,775	
Total remaining MVC commitment (Bcf)	*	*	22	30	148	286	2,253	2,460	
Average daily MVCs through 2018 (MMcf/d)	*	*	12	14	95	147	754	726	
Weighted-average remaining contract life (years) (2)	*	*	5.9	6.7	5.4	6.4	11.0	12.0	

* Contract terms excluded for confidentiality purposes.

(1) Includes operating data for Red Rock Gathering as of September 30, 2013 as a result of the Red Rock Drop Down.

(2) Based on total remaining MVCs (total remaining MVCs multiplied by average rate).

<u>Mountaineer Midstream.</u> Volume throughput on the Mountaineer Midstream system averaged 416 MMcf/d in the third quarter of 2014, up from 135 MMcf/d in the third quarter of 2013 due to a continuation of active drilling by our anchor customer, Antero and the connection of new wells by third-party gathering systems upstream of the Mountaineer Midstream system. During the third quarter of 2014, throughput capacity on the Mountaineer Midstream system was increased to 1,050 MMcf/d to support Antero's current and future anticipated drilling activities. The revenues associated with the incremental volume throughput will be driven by higher pressure natural gas gathering services. Volumes are expected to continue to grow on this system throughout the balance of 2014 as new Antero wells are connected by other third parties upstream of our system and as processing capacity at MarkWest's Sherwood Processing Complex increases from 800 MMcf/d currently, to 1.4 Bcf/d by the third quarter of 2015.

<u>Bison Midstream.</u> Volume throughput on the Bison Midstream system averaged 21 MMcf/d in the third quarter of 2014, up from 17 MMcf/d in the third quarter of 2013. Volume growth resulted from the connections of new pad sites and the utilization of recently installed compression assets. We expect volume growth to continue throughout the balance of 2014 as new pad sites, particularly for Oasis Petroleum Inc., continue to be connected and as the expansion of Bison Midstream's compression capacity continues to progress. Bison Midstream currently has four compressor expansion projects underway including the construction of two new compressor stations to support producer drilling activity.

<u>DFW Midstream.</u> DFW Midstream volume throughput declined during the three and nine months ended September 30, 2014 primarily reflecting continued natural declines and lack of drilling activity by DFW Midstream's anchor customer, partially offset by the benefit of several customers bringing new wells on line early in the second quarter of 2014. For the nine months ended September 30, 2014, volume throughput was impacted by multiple customers temporarily shutting-in several large pad sites to drill or complete new wells beginning in the third quarter of 2013 and continuing into the third quarter of 2014. While this activity is beneficial over the long term, it can create volume and cash flow volatility over the short term. Volume throughput in the first nine months of 2013 also benefited from the January 2013 commissioning of a compressor, which increased system throughput capacity from 410 MMcf/d to 450 MMcf/d. Given current drilling and completion activity, coupled with producer plans in our service area, DFW Midstream volume throughput is expected to increase throughout the remainder of 2014.

On September 30, 2014, DFW Midstream closed its previously announced acquisition of certain natural gas gathering assets in the Barnett Shale Play, or the Lonestar assets, from Texas Energy Midstream, L.P. for approximately \$10.9 million. Due to the timing of the acquisition, DFW Midstream did not receive any volume throughput or EBITDA contribution from the Lonestar assets during the third quarter of 2014. The Lonestar assets are currently gathering approximately 19 MMcf/d under two long-term, fee-based gathering agreements.

<u>Grand River</u>. Grand River system volume throughput during the three and nine months ended September 30, 2014 reflects increases over the prior-year periods as a result of growth at Red Rock Gathering. Red Rock Gathering became part of our Grand River system in connection with the Red Rock Drop Down. Volume throughput from Red Rock Gathering was favorably impacted by new pad site connections for WPX Energy, Inc. and Ursa Resources Group II as well as the March 2014 start-up of a cryogenic processing plant servicing production from Black Hills Corporation. Volume throughput on the legacy Grand River system declined as a result of Encana Corp.'s temporary suspension of drilling activities in the Piceance Basin during 2014.

Certain of our gas gathering agreements for the Grand River system include MVCs that increase in both rate and volume commitment over the next few years, and largely mitigate the financial impact associated with declining volumes from certain customers. As a result, lower volume throughput for the customers subject to these MVCs translated into larger MVC shortfall payments during 2014 and 2013.

Overview of the Three Months Ended September 30, 2014 and 2013

The following table presents certain consolidated and other financial and operating data for the periods indicated.

	Three months ended September 30,							
		2014		2013	Percentage Change ands)			
			(Doll	ars in thousands				
Revenues:								
Gathering services and other fees	\$	55,577	\$	54,195	3 %			
Natural gas, NGLs and condensate sales and other		23,696		22,087	7 %			
Amortization of favorable and unfavorable contracts (1)		(243)		(263)	(8)%			
Total revenues		79,030		76,019	4 %			
Costs and expenses:								
Cost of natural gas and NGLs		14,430		13,814	4 %			
Operation and maintenance		18,467		19,156	(4)%			
General and administrative		8,337		7,508	11 %			
Transaction costs		62		148	(58)%			
Depreciation and amortization		21,036		18,487	14 %			
Total costs and expenses		62,332		59,113	5 %			
Other income (expense)		1		(112)	*			
Interest expense		(10,558)		(6,937)	52 %			
Income before income taxes		6,141		9,857	(38)%			
Income tax expense		(28)		(177)	(84)%			
Net income	\$	6,113	\$	9,680	(37)%			
Other Financial Data:								
EBITDA (2)	\$	37,977	\$	35,543	7 %			
Adjusted EBITDA (2)		50,272		44,275	14 %			
Capital expenditures		40,810		25,554	60 %			
Acquisition capital expenditures (3)		10,872			*			
Distributable cash flow (2)		35,595		32,964	8 %			
Operating Data:								
Aggregate average throughput (MMcf/d)		1,465		1,176	25 %			

* Not considered meaningful

(1) The amortization of favorable and unfavorable contracts relates to gas gathering agreements that were deemed to be above or below market at the acquisition of the DFW Midstream system. We amortize these contracts on a units-of-production basis over the life of the applicable contract. The life of the contract is the period over which the contract is expected to contribute directly or indirectly to our future cash flows.

(2) Includes transaction costs. These unusual and non-recurring expenses are settled in cash. See "Non-GAAP Financial Measures" below for additional information on EBITDA, adjusted EBITDA and distributable cash flow as well as their reconciliations to the most directly comparable GAAP financial measure.
 (3) Reflects cash paid and value of units issued, if any, to fund acquisitions and/or drop downs. For additional information, see Note 12 to the unaudited condensed consolidated financial statements.

Operating Data by System. Operating data by system for the three months ended September 30 follows.

	Mountaineer Midstream		Bison Midstream			DFW Midstream				Grand River (1)			
-	2014	2013	 2014		2013		2014		2013		2014	7	2013
Aggregate average throughput (MMcf/d)	416	135	 21		17		361		381		667		643
Average fee per Mcf	*	*	\$ 3.15	\$	3.85	\$	0.57	\$	0.59	\$	0.42	\$	0.36

* Contract terms excluded for confidentiality purposes.

(1) Includes contribution from Red Rock Gathering during the three months ended September 30, 2013 due to the common control aspect of the Red Rock Drop Down.

Gathering Services and Other Fees. Gathering services and other fees increased during the three months ended September 30, 2014, largely as a result of volume growth on the Grand River and Mountaineer Midstream systems. The Grand River system increase was primarily driven by growth at Red Rock Gathering, which benefited from the first quarter 2014 commissioning of a gas processing plant and higher margin throughput volumes from certain customers. These increases were partially offset by decreasing volumes at DFW Midstream.

Natural Gas, NGLs and Condensate Sales and Other. The increase in natural gas, NGLs and condensate sales and other for the three months ended September 30, 2014, was primarily a result of increases for Bison Midstream due to increased volumes under percent-of-proceeds arrangements, partially offset by a decline in revenue associated with natural gas retainage sales at DFW Midstream.

Cost of Natural Gas and NGLs. Cost of natural gas and NGLs represents the expenses associated with the percent-of-proceeds and keepwhole arrangements under which the Bison Midstream and Grand River systems sell natural gas purchased from our customers. The increase for the three months ended September 30, 2014 was largely a result of an increase for the Grand River system due to growth at Red Rock Gathering. This increase was partially offset by a decrease at Bison Midstream.

Operation and Maintenance. Operation and maintenance expense decreased during the three months ended September 30, 2014, largely as a result of a \$1.5 million decrease in property tax expense and a \$1.1 million decline in expenses associated with third-party treatment of volume throughput on the DFW Midstream system to prepare it for transportation on downstream pipelines. In the first quarter of 2014, DFW Midstream commissioned a natural gas treating facility which allowed the Partnership to provide treating services to its customers in lieu of using third-party facilities. These decreases were partially offset by a \$0.4 million increase in compression expense, a \$0.4 million increase in insurance expense and a \$0.3 million increase in salaries, benefits and incentive compensation.

General and Administrative. General and administrative expense increased during the three months ended September 30, 2014, largely as a result of expenses associated with our obligations under Section 404 of the Sarbanes-Oxley Act of 2002 ("SOX") and our adoption of the 2013 Internal Control–Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO 2013"). The substantial majority of these first-year COSO 2013 expenses are not expected to be incurred beyond 2014.

Depreciation and Amortization. The increase in depreciation and amortization expense during the three months ended September 30, 2014 was largely due to the commissioning of a processing plant on the Grand River system and increases in contract amortization on the Grand River and Mountaineer Midstream systems.

Interest Expense. The increase in interest expense during the three months ended September 30, 2014, was primarily driven by our issuance of \$300.0 million of 5.50% senior notes in July 2014, partially offset by lower interest expense on our revolving credit facility as a result of the July 2014 partial pay down.

Overview of the Nine Months Ended September 30, 2014 and 2013

The following table presents certain consolidated and other financial and operating data for the periods indicated.

	Nine months ended September 30,				Percentage	
		2014		2013	Change	
Revenues:						
Gathering services and other fees	\$	160,479	\$	148,084	8 %	
Natural gas, NGLs and condensate sales and other		76,242		62,175	23 %	
Amortization of favorable and unfavorable contracts (1)		(693)		(794)	(13)%	
Total revenues		236,028		209,465	13 %	
Costs and expenses:						
Cost of natural gas and NGLs		46,090		35,217	31 %	
Operation and maintenance		57,507		55,107	4 %	
General and administrative		24,914		22,481	11 %	
Transaction costs		675		2,620	(74)%	
Depreciation and amortization		61,158		49,201	24 %	
Total costs and expenses		190,344		164,626	16 %	
Other income (expense)		(3)		(110)	*	
Interest expense		(28,504)		(11,840)	141 %	
Income before income taxes		17,177		32,889	(48)%	
Income tax expense		(655)		(579)	13 %	
Net income	\$	16,522	\$	32,310	(49)%	
Other Financial Data:						
EBITDA (2)	\$	107,529	\$	94,721	14 %	
Adjusted EBITDA (2)		144,844		117,899	23 %	
Capital expenditures		104,146		75,196	38 %	
Acquisition capital expenditures (3)		315,872		458,914	(31)%	
Distributable cash flow (2)		103,995		93,204	12 %	
Operating Data:						
Aggregate average throughput (MMcf/d)		1,393		1,109	26 %	

* Not considered meaningful

(1) The amortization of favorable and unfavorable contracts relates to gas gathering agreements that were deemed to be above or below market at the acquisition of the DFW Midstream system. We amortize these contracts on a units-of-production basis over the life of the applicable contract. The life of the contract is the period over which the contract is expected to contribute directly or indirectly to our future cash flows.

(2) Includes transaction costs. These unusual and non-recurring expenses are settled in cash. See "Non-GAAP Financial Measures" below for additional information on EBITDA, adjusted EBITDA and distributable cash flow as well as their reconciliations to the most directly comparable GAAP financial measure.
 (3) Reflects cash paid and value of units issued, if any, to fund acquisitions and/or drop downs. For additional information, see Note 12 to the unaudited condensed consolidated financial statements.

Operating Data by System. Operating data by system for the nine months ended September 30 follows.

	Mounta Midstrea		Bi Midsti	ison ream	(2)	DFW Midstream			-	Grand ver (3)		
-	2014	2013	 2014		2013	 2014		2013	 2014		2013	
Aggregate average throughput (MMcf/d)	357	50	 16		14	353		398	667		647	
Average fee per Mcf	*	*	\$ 3.68	\$	3.98	\$ 0.59	\$	0.59	\$ 0.40	\$	0.34	

* Contract terms excluded for confidentiality purposes.

(1) Gathering system was acquired by SMLP on June 21, 2013. For the period beginning with SMLP's ownership through September 30, 2013, average throughput was 134 MMcf/d.

(2) Includes contribution from Bison Midstream during the period from February 16, 2013 to June 4, 2013 due to the common control aspect of the Bison Drop Down. For the period of SMLP's common control ownership in 2013, average throughput was 17 MMcf/d.

(3) Includes contribution from Red Rock Gathering during the nine months ended September 30, 2013 and the period from January 1, 2014 to March 18, 2014 due to the common control aspect of the Red Rock Drop Down.

Gathering Services and Other Fees. Gathering services and other fees increased during the nine months ended September 30, 2014, and were driven by growth at Grand River Gathering, including the first quarter 2014 commissioning of a natural gas processing plant, and our acquisition of the Mountaineer Midstream system in June 2013. The year-over-year increase on the Grand River system was largely due to the proportionate contribution of higher margin throughput volumes from certain customers. Bison Midstream also contributed to the increase. These increases were partially offset by the continued natural decline in volumes and lack of producer drilling activity on the DFW Midstream system.

Natural Gas, NGLs and Condensate Sales and Other. The increase in natural gas, NGLs and condensate sales and other for the nine months ended September 30, 2014, was primarily a result of increased volumes under percent-of-proceeds arrangements on the Bison Midstream system and an increase as a result of growth at Red Rock Gathering, partially offset by a decline in revenue associated with natural gas retainage sales at DFW Midstream.

Cost of Natural Gas and NGLs. Cost of natural gas and NGLs represents the expenses associated with the percent-of-proceeds and keepwhole arrangements under which the Bison Midstream and Grand River Gathering systems sell natural gas purchased from our customers. The increase in the nine months ended September 30, 2014 was primarily a result of the contribution from the Bison Midstream system. Growth at Red Rock Gathering also contributed to the increase.

Operation and Maintenance. Operation and maintenance expense increased during the nine months ended September 30, 2014, largely as a result of a \$2.3 million increase in salaries, benefits and incentive compensation, a \$1.1 million increase in insurance expense, a \$0.7 million increase in chemicals expense, \$0.4 million for field communications and meters at Bison Midstream and a \$0.6 million increase in utilities expense for Grand River Gathering. These increases were partially offset by a \$2.8 million decline in third-party natural gas treating expenses at DFW Midstream and an \$0.8 million decrease in property tax expense.

General and Administrative. General and administrative expense increased during the nine months ended September 30, 2014, largely as a result of an increase in salaries, benefits and incentive compensation primarily as a result of increased head count, an increase in professional expenses associated with our ongoing SOX compliance and our adoption of COSO 2013 as noted earlier as well as an increase in rent expense to support the Partnership's growth.

Transaction Costs. Transaction costs for the nine months ended September 30, 2014, primarily related to financial and legal advisory costs associated with the Red Rock Drop Down. Transaction costs for the nine months ended September 30, 2013, primarily related to financial and legal advisory costs associated with the Bison Drop Down and our acquisition of Mountaineer Midstream.

Depreciation and Amortization. The increase in depreciation and amortization expense during the nine months ended September 30, 2014 was largely driven by an increase in contract amortization and assets placed into service on the Grand River, Mountaineer Midstream and Bison Midstream systems.

Interest Expense. The increase in interest expense during the nine months ended September 30, 2014, was primarily driven by our issuance of \$300.0 million of 7.50% senior notes in June 2013, our issuance of 5.50% senior

notes in July 2014, and a higher average outstanding balance on our revolving credit facility as a result of our June 2013 and March 2014 borrowings to partially fund the Partnership's acquisition capital expenditures. We used the proceeds from our July 2014 5.50% senior notes offering to partially pay down our revolving credit facility which decreased the related interest expense.

Non-GAAP Financial Measures

EBITDA, adjusted EBITDA and distributable cash flow are not financial measures presented in accordance with accounting principles generally accepted in the United States of America ("GAAP"). We define EBITDA as net income, plus interest expense, income tax expense, and depreciation and amortization, less interest income and income tax benefit. We define adjusted EBITDA as EBITDA plus unit-based compensation, adjustments related to MVC shortfall payments and loss on asset sales, less gain on asset sales. We define distributable cash flow as adjusted EBITDA plus cash interest income, less cash interest paid, senior notes interest, cash taxes paid and maintenance capital expenditures.

EBITDA, adjusted EBITDA and distributable cash flow are used as supplemental financial measures by our management and by external users of our financial statements such as investors, commercial banks, research analysts and others. We believe that the presentation of these non-GAAP financial measures provides useful information to investors in assessing our financial condition and results of operations.

Net income and net cash provided by operating activities are the GAAP financial measures most directly comparable to EBITDA, adjusted EBITDA and distributable cash flow. Our non-GAAP financial measures should not be considered as alternatives to the most directly comparable GAAP financial measure. Furthermore, each of these non-GAAP financial measures has limitations as an analytical tool because it excludes some but not all items that affect the most directly comparable GAAP financial measure. Some of these limitations include:

- certain items excluded from EBITDA, adjusted EBITDA and distributable cash flow are significant components in understanding and assessing a company's financial performance, such as a company's cost of capital and tax structure;
- EBITDA, adjusted EBITDA, and distributable cash flow do not reflect our cash expenditures or future requirements for capital expenditures or contractual commitments;
- EBITDA, adjusted EBITDA, and distributable cash flow do not reflect changes in, or cash requirements for, our working capital needs;
- although depreciation and amortization are noncash charges, the assets being depreciated and amortized will often have to be replaced in the future, and EBITDA, adjusted EBITDA and distributable cash flow do not reflect any cash requirements for such replacements; and
- our computations of EBITDA, adjusted EBITDA and distributable cash flow may not be comparable to other similarly titled measures of other companies.

We compensate for the limitations of EBITDA, adjusted EBITDA and distributable cash flows as analytical tools by reviewing the comparable GAAP financial measures, understanding the differences between the financial measures and incorporating these data points into our decision-making process.

EBITDA, adjusted EBITDA or distributable cash flow should not be considered in isolation or as a substitute for analysis of our results as reported under GAAP. Because EBITDA, adjusted EBITDA and distributable cash flow may be defined differently by other companies in our industry, our definitions of these non-GAAP financial measures may not be comparable to similarly titled measures of other companies, thereby diminishing their utility.

Net Income-Basis Non-GAAP Reconciliation. The following table presents a reconciliation of net income to EBITDA, adjusted EBITDA and distributable cash flow for the periods indicated.

	Thre	Three months ended September 30,				Nine months ended September 3			
		2014		2013	2014			2013	
				(In tho	ousands)				
Reconciliation of Net Income to EBITDA, Adjusted EBITDA and Distributable Cash Flow:									
Net income	\$	6,113	\$	9,680	\$	16,522	\$	32,310	
Add:									
Interest expense		10,558		6,937		28,504		11,840	
Income tax expense		28		177		655		579	
Depreciation and amortization		21,036		18,487		61,158		49,201	
Amortization of favorable and unfavorable contracts		243		263		693		794	
Less:									
Interest income		1		1		3		3	
EBITDA (1)	\$	37,977	\$	35,543	\$	107,529	\$	94,721	
Add:									
Unit-based compensation		1,075		952		3,499		2,354	
Adjustments related to MVC shortfall payments (2)		11,220		7,667		33,810		20,711	
Loss on asset sales		—		113		6		113	
Adjusted EBITDA (1)	\$	50,272	\$	44,275	\$	144,844	\$	117,899	
Add:									
Interest income		1		1		3		3	
Less:									
Cash interest paid		12,626		2,534		29,779		6,548	
Senior notes interest (3)		(2,142)		5,625		(3,017)		6,500	
Cash taxes paid		_		—		_		660	
Maintenance capital expenditures (4)		4,194		3,153		14,090		10,990	
Distributable cash flow	\$	35,595	\$	32,964	\$	103,995	\$	93,204	

Includes transaction costs. These unusual and non-recurring expenses are settled in cash. For additional information, see "Results of Operations" above.
 Adjustments related to MVC shortfall payments account for (i) the net increases or decreases in deferred revenue for MVC shortfall payments and (ii) our inclusion of expected annual MVC shortfall payments. We include a proportional amount of these historical or expected minimum volume commitment shortfall payments in each quarter prior to the quarter in which we actually receive the shortfall payment.

(3) Senior notes interest represents the net of interest expense accrued and paid during the period. Interest on the \$300.0 million 5.5% senior notes is paid in cash semi-annually in arrears on February 15 and August 15 until maturity in August 2022. Interest on the \$300.0 million 7.5% senior notes is paid in cash semi-annually in arrears on January 1 and July 1 until maturity in July 2021.

(4) Maintenance capital expenditures are cash expenditures (including expenditures for the addition or improvement to, or the replacement of, our capital assets or for the acquisition of existing, or the construction or development of new, capital assets) made to maintain our long-term operating income or operating capacity.

Cash Flow-Basis Non-GAAP Reconciliation. The following table presents a reconciliation of net cash provided by operating activities to EBITDA, adjusted EBITDA and distributable cash flow for the periods indicated.

	Nine months ended September 30			ptember 30,
				2013
	(In thousand			s)
Reconciliation of Net Cash Provided by Operating Activities to EBITDA, Adjusted EBITDA and Distributable Cash Flow:				
Net cash provided by operating activities (1)	\$	111,073	\$	102,660
Add:				
Interest expense (2)		26,534		10,249
Income tax expense		655		579
Changes in operating assets and liabilities		(27,225)		(16,297)
Less:				
Unit-based compensation		3,499		2,354
Interest income		3		3
Loss on asset sales		6		113
EBITDA (1)	\$	107,529	\$	94,721
Add:				
Unit-based compensation		3,499		2,354
Adjustments related to MVC shortfall payments (3)		33,810		20,711
Loss on asset sales		6		113
Adjusted EBITDA (1)	\$	144,844	\$	117,899
Add:				
Interest income		3		3
Less:				
Cash interest paid		29,779		6,548
Senior notes interest (4)		(3,017)		6,500
Cash taxes paid		—		660
Maintenance capital expenditures (5)		14,090		10,990
Distributable cash flow	\$	103,995	\$	93,204

(1) Includes transaction costs. These unusual and non-recurring expenses are settled in cash. For additional information, see "Results of Operations" above.

(2) Interest expense presented in the cash flow-basis non-GAAP reconciliation above differs from the interest expense presented in the net income-basis non-GAAP reconciliation presented earlier due to adjustments for amortization of deferred loan costs. For the nine months ended September 30, 2014, interest expense excluded \$2.0 million of amortization of deferred loan costs. For the nine months ended September 30, 2013, interest expense excluded \$1.6 million of amortization of deferred loan costs.

(3) Adjustments related to MVC shortfall payments account for (i) the net increases or decreases in deferred revenue for MVC shortfall payments and (ii) our inclusion of expected annual MVC shortfall payments. We include a proportional amount of these historical or expected minimum volume commitment shortfall payments in each quarter prior to the quarter in which we actually receive the shortfall payment.

(4) Senior notes interest represents the net of interest expense accrued and paid during the period. Interest on the \$300.0 million 5.5% senior notes is paid in cash semi-annually in arrears on February 15 and August 15 until maturity in August 2022. Interest on the \$300.0 million 7.5% senior notes is paid in cash semi-annually in arrears on January 1 and July 1 until maturity in July 2021.

(5) Maintenance capital expenditures are cash expenditures (including expenditures for the addition or improvement to, or the replacement of, our capital assets or for the acquisition of existing, or the construction or development of new, capital assets) made to maintain our long-term operating income or operating capacity.

Liquidity and Capital Resources

In September 2014, an affiliate of Summit Investments completed an underwritten public offering of 4,347,826 SMLP common units pursuant to an effective shelf registration statement on Form S-3 previously filed with the SEC. We did not receive any proceeds from the September 2014 Equity Offering.

In July 2014, we filed a registration statement and completed a public offering of \$300.0 million aggregate principal 5.5% senior notes due 2022 thereunder. We used the proceeds to repay a portion of the outstanding borrowings under our revolving credit facility.

In March 2014, we completed an underwritten public offering of 10,350,000 common units at a price of \$38.75 per unit, of which 5,300,000 common units were offered by the Partnership and 5,050,000 common units were offered by Summit Investments, pursuant to our November 2013 shelf registration statement on Form S-3 (discussed below). Concurrent with the offering, our general partner made a capital contribution to maintain its 2% general partner interest. We used the proceeds from our primary offering of common units and the general partner capital contribution to fund a portion of the purchase of Red Rock Gathering.

In January 2014, we filed a registration statement to offer to exchange all of the unregistered 7.5% senior notes and guarantees for registered senior notes and guarantees with substantially identical terms. In March 2014, the SEC declared our registration statement effective and in April 2014, the exchange period concluded with 100% of the unregistered senior notes being exchanged for registered notes.

In November 2013, our shelf registration statement became effective, allowing us to issue up to \$1.2 billion of equity and debt securities in primary offerings as well as all of the 14,691,397 common units held by Summit Investments in accordance with our obligations under several registration rights agreements. Following the March 2014 Equity Offering and the September 2014 Equity Offering, up to \$1.0 billion of equity and debt securities in primary offerings and 5,293,571 common units may be issued pursuant to this shelf registration statement.

In June 2013, we completed an offering of \$300.0 million aggregate principal 7.5% senior notes due 2021 and issued common limited partner units and general partner interests in connection with the Bison Drop Down and the Mountaineer Acquisition. In future periods, we expect our sources of liquidity to include:

- cash generated from operations;
- borrowings under the revolving credit facility; and
- additional issuances of debt and equity securities.

For additional information, see Notes 1, 5, 6 and 12 to the unaudited condensed consolidated financial statements.

Long-Term Debt

Revolving Credit Facility. We have a \$700.0 million senior secured revolving credit facility. The revolving credit facility is secured by the membership interests of Summit Holdings and those of its subsidiaries. Substantially all of Summit Holdings' and its subsidiaries' assets are pledged as collateral under the revolving credit facility. The facility, and Summit Holdings' obligations, are guaranteed by SMLP and each of its subsidiaries. At our option, borrowings under the revolving credit facility bear interest at a variable rate per annum equal to either (i) the London InterBank Offered Rate plus the applicable margin ranging from 1.75% to 2.75% or (ii) a base rate plus the applicable margin ranging from 0.75% to 1.75%. As of September 30, 2014, the outstanding balance of the revolving credit facility was \$175.0 million and the unused portion totaled \$525.0 million. We used the proceeds from our July 2014 offering of senior notes to pay down \$295.2 million of our revolving credit facility.

As of September 30, 2014, we were in compliance with the covenants in the revolving credit facility. There were no defaults or events of default during the three months ended September 30, 2014. See Note 5 to the unaudited condensed consolidated financial statements for additional information.

Senior Notes. In July 2014, Summit Holdings and its 100% owned finance subsidiary, Finance Corp. (together with Summit Holdings, the "Co-Issuers") co-issued \$300.0 million of 5.50% senior unsecured notes maturing August 15, 2022.

In June 2013, the Co-Issuers co-issued \$300.0 million of 7.50% senior unsecured notes maturing July 1, 2021. The 7.5% senior notes were initially sold in reliance on Rule 144A and Regulation S under the Securities Act. Effective as of April 7, 2014, all of the holders of our 7.5% senior notes exchanged their unregistered 7.5% senior notes and the guarantees of those notes for registered 7.5% notes and guarantees. The terms of the registered 7.5% senior notes are substantially identical to the terms of the unregistered 7.5% senior notes, except that the transfer



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restrictions, registration rights and provisions for additional interest relating to the unregistered 7.5% senior notes do not apply to the registered 7.5% senior notes.

Our 5.5% and 7.5% senior notes are senior, unsecured obligations, rank equally in right of payment with all of our existing and future senior obligations and are effectively subordinated in right of payment to all of our secured indebtedness, to the extent of the collateral securing such indebtedness. The Guarantors have fully and unconditionally and jointly and severally guaranteed the senior notes. SMLP has no independent assets or operations. Summit Holdings has no assets or operations other than its ownership of its wholly owned subsidiaries and activities associated with its borrowings under the revolving credit facility and the senior notes. Finance Corp. has no independent assets or operations and was formed for the sole purpose of being a co-issuer of certain of Summit Holdings' indebtedness, including the senior notes. There are no significant restrictions on the ability of SMLP or Summit Holdings to obtain funds from its subsidiaries by dividend or loan.

There were no defaults or events of default during the nine months ended September 30, 2014. For additional information, see Note 5 to the unaudited condensed consolidated financial statements.

Cash Flows

The components of the change in cash and cash equivalents were as follows:

	N	Nine months ended September 30			
		2014 20			
		(In thousands)			
Net cash provided by operating activities	\$	111,073	\$	102,660	
Net cash used in investing activities		(419,994)		(484,611)	
Net cash provided by financing activities		302,697		386,137	
Change in cash and cash equivalents	\$	(6,224)	\$	4,186	

Operating activities. Cash flows from operating activities increased by \$8.4 million for the nine months ended September 30, 2014 largely due to cash received as a result of MVCs.

Investing activities. Cash flows used in investing activities for the nine months ended September 30, 2014 reflect the Partnership's acquisition of Red Rock Gathering from an affiliate of Summit Investments. Additional expenditures in the nine months ended September 30, 2014 primarily reflect construction of a processing plant on the Grand River Gathering system, projects to expand compression capacity on the Bison Midstream system, adding pipeline on the Mountaineer Midstream system, the February 2014 commissioning of a new natural gas treating facility on the DFW Midstream system and the purchase of the Lonestar assets on September 30, 2014.

Cash flows used in investing activities for the nine months ended September 30, 2013 were largely due to the acquisitions of Bison Midstream and Mountaineer Midstream. Additional expenditures in 2013 reflect the construction of seven miles of new gathering pipeline across the DFW Midstream system and the acquisition of previously leased compression assets on the Grand River system. We also commissioned a new compressor unit on the DFW Midstream system in January 2013. Development activities also included construction projects to connect new receipt points on the Bison Midstream and DFW Midstream systems and to expand compression capacity on the Bison Midstream system. We also began construction on a new 150 gallon per minute natural gas treating facility on the DFW Midstream system, which was commissioned in the first quarter of 2014.

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Financing activities. Details of cash flows provided by financing activities for the nine months ended September 30, 2014 and 2013, were as follows:

	Nine months ended September			eptember 30,
		2014		2013
	(In thousands)			ls)
Cash flows from financing activities:				
Distributions to unitholders	\$	(88,702)	\$	(65,089)
Borrowings under revolving credit facility		204,295		360,000
Repayments under revolving credit facility		(315,295)		(294,180)
Deferred loan costs		(5,226)		(7,788)
Tax withholdings on vested SMLP LTIP awards		(656)		_
Proceeds from issuance of common units		197,879		—
Contribution from general partner		4,235		_
Cash advance from (to) Summit Investments to (from) contributed subsidiaries, net		1,982		(3,057)
Expenses paid by Summit Investments on behalf of contributed subsidiaries		4,413		8,208
Issuance of senior notes		300,000		300,000
Issuance of units to affiliate in connection with the Mountaineer Acquisition				100,000
Repurchase of equity-based compensation awards		(228)		(11,957)
Net cash provided by financing activities	\$	302,697	\$	386,137

Net cash provided by financing activities for the nine months ended September 30, 2014 was primarily composed of the following:

- Proceeds from the July 2014 issuance of 5.5% senior notes, the net of which was used to pay down our revolving credit facility. We incurred loan costs of \$5.1 million in connection with their issuance which will be amortized over the life of the 5.5% senior notes;
- Borrowings of \$100.0 million under our revolving credit facility to partially fund the Red Rock Drop Down;
- Net proceeds from the March 2014 Equity Offering which was used to partially fund the Red Rock Drop Down; and
- Distributions declared in respect of the second quarter of 2014, the first quarter of 2014, and the fourth quarter of 2013 (paid in the first quarter of 2014).

Net cash provided by financing activities for the nine months ended September 30, 2013 was primarily composed of the following:

- Distributions declared in respect of the second quarter of 2013, the first quarter of 2013, and the fourth quarter of 2012 (paid in the first quarter of 2013);
- Borrowings under our revolving credit facility, of which \$200.0 million was used to partially fund the Bison Drop Down and \$110.0 million was used to partially fund the Mountaineer Acquisition;
- Proceeds from the June 2013 issuance of 7.5% senior notes, the net of which was used to pay down our revolving credit facility. We
 incurred loan costs of \$7.3 million in connection with the senior notes issuance which will be amortized over the life of the 7.5% senior
 notes;
- Payments of \$294.2 million on our revolving credit facility, all of which was funded by the June 2013 issuance of 7.5% senior notes;
- Issuance of \$98.0 million of common units and \$2.0 million of general partner interests to Summit Investments for cash to partially fund the Mountaineer Acquisition; and
- Our repurchase of the remaining vested DFW Net Profits Interests.

Capital Requirements

Our business is capital-intensive, requiring significant investment for the maintenance of existing gathering systems and the acquisition or construction and development of new gathering systems and other midstream assets and facilities. Our partnership agreement requires that we categorize our capital expenditures as either:

- maintenance capital expenditures, which are cash expenditures (including expenditures for the addition or improvement to, or the replacement of, our capital assets or for the acquisition of existing, or the construction or development of new, capital assets) made to maintain our long-term operating income or operating capacity; or
- expansion capital expenditures, which are cash expenditures incurred for acquisitions or capital improvements that we expect will
 increase our operating income or operating capacity over the long term.

We anticipate that we will continue to make significant expansion capital expenditures in the future. Consequently, our ability to develop and maintain sources of funds to meet our capital requirements is critical to our ability to meet our growth objectives. We expect that our future expansion capital expenditures will be funded by borrowings under the revolving credit facility and the issuance of debt and equity securities.

Distributions

Based on the terms of our partnership agreement, we expect to distribute to unitholders most of the cash generated by our operations. As a result, we expect to fund future capital expenditures primarily from borrowings under our revolving credit facility and future issuances of equity and debt securities. See Note 6 to the unaudited condensed consolidated financial statements for additional information.

Credit Risk and Customer Concentration

We examine the creditworthiness of counterparties to whom we extend credit and manage our exposure to credit risk through credit analysis, credit approval, credit limits and monitoring procedures, and for certain transactions, we may request letters of credit, prepayments or guarantees. For additional information, see Note 9 to the unaudited condensed consolidated financial statements.

Contractual Obligations Update

In July 2014, we replaced \$295.2 million of outstanding indebtedness under our revolving credit facility with the net proceeds from our public offering of \$300.0 million of 5.5% senior unsecured notes due August 2022. The impact of this transaction increased our annual interest expense obligation by approximately \$10.5 million (using the September 30, 2014 revolving credit facility rate and the 5.5% senior notes rate, assuming no change in outstanding principal) and extended the maturity from November 2018 to August 2022.

Off-Balance Sheet Arrangements

We had no off-balance sheet arrangements as of or during the nine months ended September 30, 2014.

Critical Accounting Policies and Estimates

We prepare our financial statements in accordance with GAAP. These principles are established by the Financial Accounting Standards Board. We employ methods, estimates and assumptions based on currently available information when recording transactions resulting from business operations. Our significant accounting policies are described in Note 2 to the unaudited condensed consolidated financial statements.

The estimates that we deem to be most critical to an understanding of our financial position and results of operations are those related to determination of fair value and recognition of deferred revenue. The preparation and evaluation of these critical accounting estimates involve the use of various assumptions developed from management's analyses and judgments. Subsequent experience or use of other methods, estimates or assumptions could produce significantly different results.

There have been no changes in the accounting methodology for items that we have identified as critical accounting estimates during the nine months ended September 30, 2014.

Goodwill. We evaluate goodwill for impairment annually on September 30. We also evaluate goodwill whenever events or circumstances indicate that it is more likely than not that the fair value of a reporting unit is less than its carrying value, including goodwill. We have three reporting units which have goodwill: (i) Grand River Gathering, (ii)



Bison Midstream and (iii) Mountaineer Midstream. We have aggregated the Red Rock Gathering reporting unit with the reporting unit of its parent, Grand River Gathering.

We test goodwill for impairment using a two-step quantitative test. In the first step, we compare the fair value of the reporting unit to its carrying value, including goodwill. If the reporting unit's fair value exceeds its carrying value, including goodwill, we conclude that the goodwill of the reporting unit has not been impaired and no further work is performed. If we determine that the reporting unit's carrying value, including goodwill, exceeds its fair value, we proceed to step two. In step two, we compare the carrying value of the reporting unit, including goodwill, to its implied fair value. If we determine that the carrying value of a reporting unit, including goodwill, exceeds its implied fair value, we recognize the excess of the carrying value over the implied fair value as a goodwill impairment loss.

We performed our annual goodwill impairment analysis as of September 30, 2014. To complete step one of the evaluation, we utilized significant estimates and assumptions in developing enterprise values for:

- the Grand River Gathering reporting unit (acquired in October 2011), which includes Red Rock Gathering (acquired in March 2014 from an affiliate of Summit Investments, which acquired the underlying gas gathering system in October 2012);
- the Bison Midstream reporting unit (acquired in June 2013 from an affiliate of Summit Investments, which acquired the underlying gas gathering system in February 2013); and
- the Mountaineer Midstream reporting unit (acquired in June 2013).

Furthermore, because the Bison Drop Down and the Red Rock Drop Down were determined to be transactions among entities under common control, we recognized the assets acquired and the liabilities assumed in connection with those drop down transactions at historical cost at the time of the respective drop down transaction.

To estimate the enterprise value, we utilized two valuation methodologies: the market approach and the income approach. The most significant estimates and assumptions inherent within these two valuation methodologies were:

- selection of the discount rate;
- guideline public companies;
- market multiples;
- weighted-average cost of capital;
- weighting of the income and market approaches;
- growth rates; and
- the expected levels of throughput volume gathered.

Changes in the above and other assumptions could materially affect the calculated amount of enterprise value for any of our reporting units.

We determined that the fair value of the Grand River Gathering and Mountaineer Midstream reporting units substantially exceeded their carrying value, including goodwill. While we have determined that the fair value of the Bison Midstream reporting unit also exceeded its carrying value, including goodwill, and therefore did not require evaluation under step two, the fair value of the Bison Midstream reporting unit did not exceed its carrying value, including goodwill, by a substantial amount. As of September 30, 2014, the Bison Midstream reporting unit had been allocated goodwill of \$54.2 million. Because the fair values of all three reporting units exceeded their carrying values, including goodwill, there have been no impairments of goodwill in connection with our 2014 annual goodwill impairment test.

See Notes 1, 4, 6 and 12 to the unaudited condensed consolidated financial statements for additional information.

For additional information regarding critical accounting estimates, see the Critical Accounting Policies and Estimates section of MD&A included in the 2013 Annual Report.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

Interest Rate Risk

We have exposure to changes in interest rates on our indebtedness associated with the revolving credit facility. The credit markets have recently experienced historical lows in interest rates. As the overall economy strengthens, it is possible that monetary policy will tighten further, resulting in higher interest rates to counter possible inflation.

Interest rates on floating rate credit facilities and future debt offerings could be higher than current levels, causing our financing costs to increase accordingly.

A hypothetical 1.0% increase (decrease) in interest rates would have increased (decreased) our interest expense by approximately \$2.3 million for the nine months ended September 30, 2014.

Commodity Price Risk

We currently generate a substantial majority of our revenues pursuant to primarily long-term and fee-based gas gathering agreements, many of which include MVCs and areas of mutual interest. Our direct commodity price exposure relates to (i) our sale of physical natural gas we retain from our DFW Midstream customers, (ii) our procurement of electricity to operate our electric-drive compression assets on the DFW Midstream system, (iii) the sale of condensate volumes that we retain on the Grand River system and (iv) the sale of processed natural gas and natural gas liquids pursuant to our percent-of-proceeds and keep-whole contracts with certain of our customers on the Bison Midstream and Grand River Gathering systems. Our gas gathering agreements with our DFW Midstream customers permit us to retain a certain quantity of natural gas that we sell to offset the power costs we incur to operate our electric-drive compression assets. Our gas gathering agreements with our Grand River customers permit us to retain condensate volumes from the Grand River system gathering lines. We manage our direct exposure to natural gas and power prices through the use of forward power purchase contracts with wholesale power providers that require us to purchase a fixed quantity of power at a fixed heat rate based on prevailing natural gas prices on the Waha Hub Index. Because we also sell our retainage gas at prices that are based on the Waha Hub Index, we have effectively fixed the relationship between our compression electricity expense and natural gas sales. We do not enter into risk management contracts for speculative purposes.

Item 4. Controls and Procedures.

Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed by us in the reports that we file or submit to the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), is recorded, processed, summarized and reported within the time periods specified by the Commission's rules and forms, and that information is accumulated and communicated to the management of our general partner, including our general partner's principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure. SMLP's management, with the participation of the Chief Executive Officer and Chief Financial Officer of SMLP's general partner, has evaluated the effectiveness of SMLP's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of the end of the period covered by this quarterly report (the "Evaluation Date"). Based on such evaluation, the Chief Executive Officer and Chief Financial Officer of SMLP's disclosure controls and procedures are effective.

Changes in Internal Control Over Financial Reporting

There have not been any changes in SMLP's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the third fiscal quarter of 2014 that have materially affected, or are reasonably likely to materially affect, SMLP's internal control over financial reporting.

PART II

Item 1. Legal Proceedings.

Although we may, from time to time, be involved in litigation and claims arising out of our operations in the normal course of business, we are not currently a party to any significant legal or governmental proceedings. In addition, we are not aware of any significant legal or governmental proceedings contemplated to be brought against us, under the various environmental protection statutes to which we are subject.

Item 1A. Risk Factors.

The risk factors contained in our annual report on Form 10-K for the year ended December 31, 2013, as updated and superseded by our current report on Form 8-K dated July 3, 2014 are incorporated herein by reference.

Item 6. Exhibits.

Exhibit number		Description
3.1		First Amended and Restated Agreement of Limited Partnership of Summit Midstream Partners, LP, dated as of October 3, 2012 (Incorporated herein by reference to Exhibit 3.1 to SMLP's Current Report on Form 8-K dated October 4, 2012 (Commission File No. 001-35666))
3.2		Amended and Restated Limited Liability Company Agreement of Summit Midstream GP, LLC, dated as of October 3, 2012 (Incorporated herein by reference to Exhibit 3.2 to SMLP's Current Report on Form 8-K dated October 4, 2012 (Commission File No. 001-35666))
3.3		Certificate of Limited Partnership of Summit Midstream Partners, LP (Incorporated herein by reference to Exhibit 3.1 to SMLP's Form S-1 Registration Statement dated August 21, 2012 (Commission File No. 333-183466))
3.4		Certificate of Formation of Summit Midstream GP, LLC (Incorporated herein by reference to Exhibit 3.4 to SMLP's Form S-1 Registration Statement dated August 21, 2012 (Commission File No. 333-183466))
4.1		Base Indenture, dated as of July 15, 2014, by and among Summit Midstream Holdings, LLC, Summit Midstream Finance Corp. and U.S. Bank National Association (Incorporated herein by reference to Exhibit 4.1 to SMLP's Current Report on Form 8-K dated July 15, 2014 (Commission File No. 001-35666))
4.2		First Supplemental Indenture, dated as of July 15, 2014, by and among Summit Midstream Holdings, LLC, Summit Midstream Finance Corp., the Guarantors party thereto and U.S. Bank National Association (including form of the 5½% senior notes due 2022) (Incorporated herein by reference to Exhibit 4.2 to SMLP's Current Report on Form 8-K dated July 15, 2014 (Commission File No. 001-35666))
31.1		Rule 13a-14(a)/15d-14(a) Certification, executed by Steven J. Newby, President, Chief Executive Officer and Director
31.2		Rule 13a-14(a)/15d-14(a) Certification, executed by Matthew S. Harrison, Senior Vice President and Chief Financial Officer
32.1		Certifications required by Rule 13a-14(b) or Rule 15d-14(b) and Section 1350 of Chapter 63 of Title 18 of the United States Code (18 U.S.C. 1350), executed by Steven J. Newby, President, Chief Executive Officer and Director, and Matthew S. Harrison, Senior Vice President and Chief Financial Officer
101.INS	**	XBRL Instance Document (1)
101.SCH	**	XBRL Taxonomy Extension Schema
101.CAL	**	XBRL Taxonomy Extension Calculation Linkbase
101.DEF	**	XBRL Taxonomy Extension Definition Linkbase
101.LAB	**	XBRL Taxonomy Extension Label Linkbase
101.PRE	**	XBRL Taxonomy Extension Presentation Linkbase

** Pursuant to Rule 406T of Regulation S-T, the Interactive Data Files on Exhibit 101 hereto are deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, are deemed not filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as

amended, and otherwise are not subject to liability under those sections. The financial information contained in the XBRL (eXtensible Business Reporting Language)-related documents is unaudited and unreviewed.

(1) Includes the following materials contained in this Quarterly Report on Form 10-Q for the quarter ended September 30, 2014, formatted in XBRL: (i) Unaudited Condensed Consolidated Balance Sheets, (ii) Unaudited Condensed Consolidated Statements of Operations, (iii) Unaudited Condensed Consolidated Statements of Partners' Capital, (iv) Unaudited Condensed Consolidated Statements of Cash Flows, and (v) Notes to Unaudited Condensed Consolidated Financial Statements.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Summit Midstream Partners, LP

(Registrant)

By: Summit Midstream GP, LLC (its general partner)

November 7, 2014

/s/ Matthew S. Harrison

Matthew S. Harrison, Senior Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)

CERTIFICATIONS

I, Steven J. Newby, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Summit Midstream Partners, LP;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:

November 7, 2014

/s/ Steven J. Newby

Steven J. Newby

President, Chief Executive Officer and Director of Summit Midstream GP, LLC (the general partner of Summit Midstream Partners, LP)

Ex 31.1-1

CERTIFICATIONS

I, Matthew S. Harrison, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Summit Midstream Partners, LP;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:

November 7, 2014

/s/ Matthew S. Harrison

Matthew S. Harrison

Senior Vice President and Chief Financial Officer of Summit Midstream GP, LLC (the general partner of Summit Midstream Partners, LP)

Ex 31.2-1

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report on Form 10-Q of Summit Midstream Partners, LP (the "Registrant") for the quarterly period ended September 30, 2014, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned, Steven J. Newby, as President, Chief Executive Officer and Director of Summit Midstream GP, LLC, the general partner of the Registrant, and Matthew S. Harrison, as Senior Vice President and Chief Financial Officer of Summit Midstream GP, LLC, the general partner of the Registrant, each hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

/s/ Steven	/s/ Steven J. Newby								
Name:	Steven J. Newby								
Title:	President, Chief Executive Officer and Director of Summit Midstream GP, LLC (the general partner of Summit Midstream Partners, LP)								
Date:	November 7, 2014								

/s/ Matthew S	S. Harrison
Name:	Matthew S. Harrison
Title:	Senior Vice President and Chief Financial Officer of Summit Midstream GP, LLC (the general partner of Summit Midstream Partners, LP)
Date:	November 7, 2014

Ex 32.1-1